

**IN THE DISTRICT COURT OF THE UNITED STATES
FOR THE MIDDLE DISTRICT OF ALABAMA
SOUTHERN DIVISION**

SPECIAL REPORT AND ANSWER

Comes now defendant, **Commander Keith Reed**, in the above styled cause and for Answer to plaintiff's Complaint, states as follows:

1. As to Paragraph 1 of plaintiff's Complaint, defendant asserts that at this time he is without personal knowledge or information sufficient to form a belief as to the truth of the averments.

2. As to Paragraph 2 of plaintiff's Complaint, defendant asserts that at this time he is without personal knowledge or information sufficient to form a belief as to the truth of the averments.

3. As to Paragraph 3 of plaintiff's Complaint, defendant denies that the constitutional rights of plaintiff have been violated and demands strict proof thereof.

4. As to Paragraph 4 of plaintiff's Complaint, defendant denies that plaintiff's constitutional rights have been violated at any time.

5. As to Paragraph 5 of plaintiff's Complaint, defendant denies that plaintiff's Constitutional rights have been violated. Defendant asserts that while in the Houston County Jail, plaintiff has never been wrongly deprived of a right protected by the United States Constitution and the court decisions interpretive thereof. For more complete factual information regarding plaintiff's Complaint and defendant's response thereto, please refer to the **Affidavit of Commander Keith Reed (Exhibit "1")**.

6. As to Paragraph 6 of plaintiff's Complaint, defendant asserts that the plaintiff is not entitled to any relief from this Court as there has been no violation, constitutional or otherwise.

AFFIRMATIVE AND ADDITIONAL DEFENSES

FIRST DEFENSE

Plaintiff's Complaint and the claims therein, or alternatively portions thereof, fail to state a claim upon which relief can be granted.

SECOND DEFENSE

Any allegations of plaintiff's Complaint not explicitly admitted herein are denied and strict proof is demanded to support such allegations.

THIRD DEFENSE

Should the Plaintiff's complaint be construed to claim punitive damages, Plaintiff is not entitled to any award of punitive damages should this complaint be construed to request them.

FOURTH DEFENSE

Defendant asserts that cities and counties are absolutely immune from punitive damages under §1983. City of Newport v. Fact Concerts, Inc., 453 U.S. 247, 271 (1981).

FIFTH DEFENSE

Plaintiff is not entitled to any relief requested in the Complaint.

SIXTH DEFENSE

There is no causal relation between the acts of the defendant and any injury or damage allegedly suffered by the plaintiff.

SEVENTH DEFENSE

Plaintiff's injuries and damages, if any, were a result or consequence of supervening, independent or intervening conduct, events or acts by other persons or entities over whom defendant had no control or right of control.

EIGHTH DEFENSE

Defendant affirmatively avers that all of his actions were taken in good faith. Plaintiff cannot recover based upon plaintiff's conclusory, unsupported, bareboned and vague allegations against defendant as they are unsupported by fact or law.

NINTH DEFENSE

The allegations contained in plaintiff's Complaint against the defendant, sued in his individual capacity, fail to comply with the heightened specificity requirement of Rule 8 in § 1983 cases against persons sued in their individual capacities. *See Oladeinde v. City of Birmingham*, 963 F.2d 1481, 1485 (11th Cir. 1992); *Arnold v. Board of Educ. of Escambia County*, 880 F.2d 305, 309 (11th Cir. 1989).

TENTH DEFENSE

Defendant affirmatively denies any and all alleged claims by the plaintiff concerning his alleged deprivation of civil rights.

ELEVENTH DEFENSE

Should the plaintiff's complaint be construed to state claims under Alabama law, all state claims against defendant in his official capacity are barred because the Eleventh Amendment to the United States Constitution prohibits federal courts from hearing state law claims against state officials under the Doctrine of Pendant Jurisdiction. Pennhurst State School and Hospital v. Halderman, 465 U.S. 89, 117-121 (1984).

TWELFTH DEFENSE

All federal claims against defendant in his official capacity are barred by the Eleventh Amendment of the United States Constitution. Pennhurst State School and Hospital v. Halderman, 465 U.S. 89, 104 S. Ct. 900, 79 L.Ed., 2d 67 (1984).

THIRTEENTH DEFENSE

In addition to defendant's Eleventh Amendment argument, he further contends that he is not "a person" within the meaning of 42 U.S.C. § 1983. The plaintiff, by suing defendant in his official capacity, is seeking damages from the State of Alabama. Neither a state, nor its officials, as sued in their official capacities are "persons" under 42 U.S.C. § 1983. Will v. Michigan Dept. of State Police, 109 S.Ct. 2304, 2312 (1989) and Hafer v. Melo, 502 U.S. 21, 22-23 (1991).

FOURTEENTH DEFENSE

Defendant asserts the defense of qualified immunity. Further, defendant pleads the privileges, qualified immunities, substantive immunities, state law immunities, absolute immunities, defenses and good faith immunities given to officers of the law, governmental entities or otherwise in the above-styled cause. Defendant stated that any action taken by him was made in good faith and in the performance of his duty as Sheriff, Deputy, Officer or Sheriff Department Employee of

Houston County, Alabama.

FIFTEENTH DEFENSE

Defendant asserts and pleads the defense of substantive or state law immunity under the law of the State of Alabama.

SIXTEENTH DEFENSE

Defendant asserts and pleads sovereign immunity provided by Alabama Constitution 1901, Article I, §14.

SEVENTEENTH DEFENSE

Defendant asserts that the allegations within the Complaint and the facts as will be developed are insufficient to invoke the jurisdiction of this Court.

EIGHTEENTH DEFENSE

Plaintiff's Complaint does not allege a violation of rights secured by the United States Constitution.

NINETEENTH DEFENSE

Defendant pleads and asserts the statutory immunity provided by Act of the Alabama Legislature, designated as *Act Number 94-640*, effective April 26, 1994, and Codified as *Ala. Code § 6-5-338*, which provides absolute immunity to all peace officers and governmental units.

TWENTIETH DEFENSE

That the plaintiff has failed to exhaust his administrative remedies as mandated by the Prison Litigation Reform Act amendment to *42 U.S.C. § 1997e(a)*. Specifically, plaintiff has filed this lawsuit against the Houston County Commission without first presenting his claim to the county

commission as required by *Ala. Code § 6-5-20*; plaintiff has filed this lawsuit against defendant who is a state officers without first exhausting his administrative remedies by filing a claim with and proceeding before the Alabama State Board of Adjustments as required by *Ala. Code § 41-9-60*; and plaintiff has failed to pursue the administrative remedies available to him in the Houston County Jail by virtue of the grievances procedures provided to the inmates therein.

TWENTY-FIRST DEFENSE

That the Prison Litigation Reform Act amendment to *42 U.S.C. §1997e(c)* mandates the dismissal of plaintiff's claims herein as this action is frivolous, malicious, fails to state a claim upon which relief can be granted or seeks money damages from a defendant who is entitled to immunity.

TWENTY-SECOND DEFENSE

That the plaintiff does not properly plead or otherwise specifically show a physical injury as required by *42 U.S.C. §1997e(e)* which provides that

No Federal civil action may be brought by a prisoner confined in a jail, prison, or other correctional facility, for mental or emotional injury suffered while in custody without a prior showing of physical injury.

TWENTY-THIRD DEFENSE

That the plaintiff failed to comply with *28 U.S.C. §1915* with respect to the requirements and limitations inmates must follow in filing in forma paupers actions in federal court.

TWENTY-FORTH DEFENSE

That, pursuant to *28 U.S.C. §1915(f)*, plaintiff be required to make payment for all court costs in this matter in the same manner as provided for filing fees in *28 U.S.C. §1915(a)(2)*.

TWENTY-FIFTH DEFENSE

Pursuant to *28 U.S.C. §1915A*, this court is requested to screen and dismiss this case, as soon as possible, either before or after docketing, as this case is frivolous or malicious, fails to state a claim upon which relief may be granted, or seeks money damages from a defendant who is a state officer entitled to immunity. These same standards are continued and provided for in *42 U.S.C. §1997e(c)*.

TWENTY-SIXTH DEFENSE

Defendant asserts the affirmative defense of the contributory negligence of plaintiff.

TWENTY-SEVENTH DEFENSE

Defendant asserts the affirmative defense of the assumption of the risk by plaintiff.

TWENTY-EIGHTH DEFENSE

Defendant asserts the truth as a defense in this case.

TWENTY-NINTH DEFENSE

Defendant asserts the affirmative defense of waiver which constitutes an avoidance or affirmative defense in this action.

THIRTIETH DEFENSE

Defendant denies that he breached a duty or obligation owed to the plaintiff.

THIRTY-FIRST DEFENSE

Should the plaintiff's complaint be construed to claim punitive damages, plaintiff's claims for punitive damages are barred by the provisions of *Ala. Code §§ 6-11-20, 6-11-21, 6-11-26 and 6-11-27*.

THIRTY-SECOND DEFENSE

Defendant is entitled to immunity under state law from any state law claims deemed to be asserted by the plaintiff. *See Ex parte Thomas J. Purvis (re: Ackers v. Mobile County, et al.)* 689 So.2d 794 (Ala. 1996) and *Alexander v. Hatfield*, 652 So.2d 1142 (1994).

THIRTY-THIRD DEFENSE

Defendant is immune from punitive damages under *42 U.S.C. § 1983 and 42 U.S.C. § 1985*.

THIRTY-FORTH DEFENSE

With regard to any state law claims, Defendant asserts absolute state law immunity with regard to all state law claims asserted against him in his official and individual capacities. *See Ex parte Jason Lowell Blankenship*, 893 So.2d 303 (Ala. 2004) (Where the Alabama Supreme Court held that not only should the case involving state law claims have been dismissed by the trial court, but also that the court did not have “subject matter jurisdiction” to do anything but dismiss the case.)

THIRTY-FIFTH DEFENSE

To the extent that plaintiff's claims are premised upon a *respondeat superior* theory, said claims are due to be dismissed because the plaintiff cannot recover for claims which are premised upon a *respondeat superior* theory. *See White v. Birchfield*, 582 So.2d 1085 (Ala. 1991); and *Hardin v. Hayes*, 957 F.2d 845 (11th Cir. 1992).

THIRTY-SIXTH DEFENSE

Plaintiff's complaint does not contain sufficient allegations of an affirmative causal link between the defendant's alleged conduct and the alleged constitutional deprivation. *See Hardin v. Hayes*, 957 F.2d 845, 848 (11th Cir. 1992); and *Brown v. Crawford*, 906 F.2d 667, 671 (11th Cir.

1990).

THIRTY-SEVENTH DEFENSE

The plaintiff cannot recover against defendant in this case because Alabama law provides sufficient due process remedies for the allegations made by plaintiff herein and such remedies are constitutionally adequate.

THIRTY-EIGHTH DEFENSE

Defendant further requests this Court to strike all claims against fictitious defendants as there is no fictitious party practice under the Federal Rules of Civil Procedure.

THIRTY-NINTH DEFENSE

Defendant asserts that plaintiff's Complaint is frivolous and filed in bad faith solely for the purpose of harassment and intimidation and request this Court pursuant to 42 U.S.C. § 1988 to award defendant reasonable attorneys fees and costs incurred in the defense of this case.

FORTIETH DEFENSE

Under the facts as stated in the Complaint, Defendant, as sued in his official capacity, is entitled to qualified immunity from suit as any stated violation of a constitutional right was not clearly established as of the date of the occurrences made the basis of the Plaintiff's complaint. Further, the Complaint does not allege that Defendant participated directly in any alleged constitutional violation, nor are there any allegations of an affirmative causal link between Defendant's conduct and the alleged constitutional deprivation. Therefore, defendant Commander Reed is entitled to qualified immunity from suit.

**Defendant respectfully requests this court to treat this Special Report and Answer as
Motion for Summary Judgment.**

Respectfully submitted,

SHERMER, JONES & TERRY, P.C.

s/Gary C. Sherrer

GARY C. SHERMER, ATTORNEY FOR
THE ABOVE-REFERENCED DEFENDANT
Alabama Attorney Code No. SHE-016

OF COUNSEL:

SHERMER, JONES & TERRY, P.C.
335 West Main Street
Dothan, Alabama 36301
(334) 678-0100

CERTIFICATE OF SERVICE

I, Gary C. Sherrer, hereby certify that I have served a copy of the foregoing Entry of Appearance upon Davion Cooper, #59161, c/o Houston County Jail, 901 East Main Street, Dothan, Alabama 36301, by placing a copy of the same in the U.S. Mail, postage prepaid and properly addressed on this 15th day of August, 2007.

s/Gary C. Sherrer
OF COUNSEL

**AFFIDAVIT OF COMMANDER
KEITH W. REED**

EXHIBIT 1

TO SPECIAL REPORT AND ANSWER

**IN THE DISTRICT COURT OF THE UNITED STATES
FOR THE MIDDLE DISTRICT OF ALABAMA
SOUTHERN DIVISION**

DAVION COOPER, #59161,)
Plaintiff,)
v.) CIVIL ACTION NO.: 1:07-CV-543-WKW
COMMANDER KEITH REED,)
Defendant.)

AFFIDAVIT

STATE OF ALABAMA,
HOUSTON COUNTY.

Before me, the undersigned authority for administering oaths, personally appeared **Keith W. Reed** of the Houston County Sheriff's Department, who is the Commander-Jail Operations for the Houston County Sheriff, Houston County, Alabama, who being by me first duly sworn, deposes and says as follows:

I am Keith W. Reed and I am the Commander-Jail Operations of the Houston County Jail, Houston County, Alabama and have been employed by the Houston County Sheriff since March of 2007. My principal duties involve the administration of the Houston County Jail. Unless otherwise indicated herein, I have personal knowledge of the facts and information contained herein. I make



this affidavit after review of the plaintiff's jail inmate file and the subject matter of plaintiff's Complaint in an attempt to address plaintiff's claims in this case.

The Houston County Jail, as a part of the Inmate Rules and Regulations, provides for an inmate Grievance Procedure. According to plaintiff's inmate file, the plaintiff has filed four (4) grievances, some of which directly related to the factual situation made the basis of plaintiff's complaint. A true and correct copy as kept in the ordinary course of the operation of the Houston County Jail of the Inmate Rules of the Houston County Jail which contain the inmate instructions on filing a grievance are attached hereto as **Exhibit A** and are incorporated herein by reference as if fully set forth. A true and correct copy as kept in the ordinary course of the operation of the Houston County Jail of Policy Number E-301 of the Houston County Jail Policy and Procedure Directive relating to Inmate Rules and Regulations is attached hereto as **Exhibit B** and is incorporated herein by reference as if fully set forth. A true and correct copy as kept in the ordinary course of the operation of the Houston County Jail of Policy Number E-302 of the Houston County Jail Policy and Procedure Directive relating to Receipt of Inmate Rules and Regulations is attached hereto as **Exhibit C** and is incorporated herein by reference as if fully set forth. A true and correct copy as kept in the ordinary course of the operation of the Houston County Jail of the plaintiff's Jail Docket Card showing that the plaintiff received a copy of the Inmate Rules is attached hereto collectively as **Exhibit D**, and is incorporated herein by reference as if fully set forth. A true and correct copy as kept in the ordinary course of the operation of the Houston County Jail of an Inmate Grievance Form available to and as provided to inmates is attached hereto as **Exhibit E**, and is incorporated herein by reference as if fully set forth. A true and correct copy as kept in the ordinary

course of the operation of the Houston County Jail of Policy Number E-401 of the Houston County Jail Policy and Procedure Directive relating to Inmate Grievances is attached hereto as **Exhibit F** and is incorporated herein by reference as if fully set forth.

I am one of the custodians of the records maintained by the Houston County Jail. A true and correct copy of the plaintiff's jail inmate file as of July 8, 2007 as maintained by the officers of the Houston County Jail in the ordinary course of the Jail's day to day business is attached hereto as **Exhibit G**, and is incorporated herein by reference as if fully set forth.

In addition to funding three full time nurse positions, a full time Certified Physicians Assistant, a doctor contracted as the staff doctor and a registered supervising pharmacist for the provision of medical care to inmates such as the plaintiff, the County Jail provides a general medical clinic for medical problems that may arise in the jail. The medical clinic is held daily, Monday through Friday. The clinic is staffed by the staff physician and/or the Certified Physicians Assistant under the supervision of the physician. The nurses are in the Pods each day passing out inmate medications as well. Thus, inmates are given daily access to nursing services, hospital emergency room services, if necessary, and the general medical clinic. In addition, the doctor or physicians assistant is on call nightly and on weekends so there is generally medical treatment available "on call" to the jail on a 24 hour a day, seven days a week, basis.

It is the policy of the Houston County Jail that all requests for medical treatment are forwarded to the jail medical staff with the expectation that appropriate and necessary medical treatment will be provided to or obtained for the inmate.

With regard to plaintiff's allegations in his complaint regarding "unsanitary conditions," jail rules make it the responsibility of each inmate to clean their pods, which include shower areas, dayrooms and sleep areas as stated in **Exhibit A**, Inmate Rules of the Houston County Jail. Inmates are given cleaning products and cleaning supplies each day to clean their cells and pods. Inmates who do not follow the rules are subject to inmate disciplinary action according to established disciplinary procedure.

Shower walls were previously decontaminated with germicidal spray on a weekly basis. This germicide was causing the paint to peel from the shower walls. Contractors began installation of stainless steel shower walls in Pods A through H on January 11, 2007 and completed installation of the stainless steel shower walls on January 19, 2007. The shower walls are now cleaned and decontaminated using another type of disinfectant.

The Houston County Health Department inspects the inmate housing facility and food service area of the Houston County Jail on a quarterly basis. The inspection report(s) during the time complained of by the plaintiff do not list mold or mildew or the presence of bugs in E Pod and none was reported by corrections officers who conduct the cleaning inspections.

The Houston County Jail contracts out its pest control service to the commercial contractor who sprays all Houston County buildings. The jail is sprayed "as often as necessary in order to control household pests" in all ten Houston County buildings.

All of the vents and all of the duct work in the jail have been thoroughly cleaned within the past month. The thorough cleaning of all duct work and vents began July 24, 2007 and was completed August 10, 2007.

The ordinary cleaning and maintenance of the heating and cooling system (includes the “ventilation system”) is performed by the Houston County Maintenance Department as with all Houston County buildings. The jail heating and cooling system has a two-stage filtering system with both prefilters and filters. Both types of filters are changed every three months.

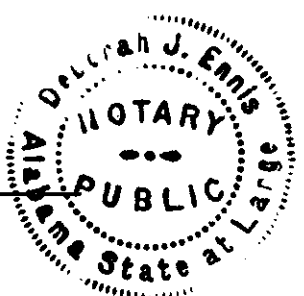
Keith W. Reed
KEITH W. REED

STATE OF ALABAMA,
HOUSTON COUNTY.

Before me, the undersigned authority, personally appeared **Keith W. Reed**, who being sworn by me according to law, deposes and states that the matters and things alleged in the above Affidavit are true and correct to the best of his information, knowledge and belief.

Sworn to and subscribed before me on this the 15th day of August, 2007.

Deborah J. Erns
NOTARY PUBLIC
My Commission Expires: 12-9-08



**INMATE RULES OF THE HOUSTON
COUNTY JAIL**

EXHIBIT A

**TO AFFIDAVIT OF COMMANDER
KEITH W. REED**

**HOUSTON COUNTY SHERIFF'S DEPARTMENT
JAIL DIVISON
LAMAR GLOVER, SHERIFF**

INMATE RULES

Order is essential to the safe and secure operation of the jail. Inmate Rules describe the expected behavior of all inmates. Inmates found in violation of rules will be subject to disciplinary action or criminal action depending on the type of violation. Some rule violations will subject the inmate, if found guilty, to sanctions or restriction of privileges. All inmates found guilty of rule violations have a right to appeal. Appeals must be submitted within 24 hours after receiving the sanction or restriction.

RULES

1. Uniforms (jump suits) will be worn at all times when an inmate is outside his/her cell. The uniform must be worn with the wording "Houston County Jail" on the outside, and the uniform must be buttoned completely. While in the recreation area, inmates may wear the uniform top down around their waist, but they must be wearing a T-shirt. However, females must wear a bra under their T-shirts. No bare skin will be exposed.
2. No foreign objects will be placed in the jail doors to keep the door open or prevent locking. All inmates housed in a cell will be required to keep the cell clean and free of debris.
3. No paper products or any other type product will be placed over cell windows, vents, doors, cell lights or on walls.
4. No inmate will behave in any manner that is disrespectful to any Sheriff's Department personnel, visitors, or other inmates.
5. No inmate will initiate any physical contact, assault or attempt to assault, nor perform any act that will endanger any Sheriff's Department personnel, or any other officer, inmate or visitor.
6. No inmate will waste, abuse, damage, or steal county property or personal property belonging to another inmate.
7. No inmate will incite any action that will threaten the safety or order of the jail.
8. No inmate will commit any lewd or indecent sexual act or exhibitions.

9. No inmate will possess or attempt to possess contraband either on his/her person, cell, or under his/her control to include testing positive for drugs or alcohol.

10. Inmates must maintain their cells and common areas in a clean, sanitary, and orderly condition.

11. No inmate will interfere with Sheriff's Department personnel, nor disobey an order or instructions given by Sheriff's Department personnel.

12. No inmate will leave his/her authorized area. Inmates must roll-in to their cells when told to do so. Females must be seated on their bunk.

13. Inmates must roll-in at all roll-in times. Inmates assigned to day room access must be on their mattress at all roll-ins.

14. No inmate will be allowed to wear a cap, scarf, hat, headrag, etc., or anything covering their hair or head.

15. No inmate will touch or place any item on the sprinkler head in their cell.

16. Inmates will not press the call buttons except in case of emergency.

17. No inmate will pass any item from one pod to another.

18. Inmates must wear identification arm band at all times.

DAILY SCHEDULE

1. Roll In/Roll Out times will be posted in the pod.

2. Inmates will roll-in at shift change times for inmate count and any other time when called by the officers.

3. Showers will be taken during the following hours: 1:00 P.M. - 2:30 P.M. and 3:30 P.M. - 8:30 P.M.

4. Religious services will be held on nights scheduled by the Jail Commander.

5. Meals will be served beginning at approximately the following times:
Breakfast - 5:00 A.M.
Lunch - 11:00 A.M.
Supper - 5:00 P.M.

Each inmate is responsible for getting their own tray. Cups will be taken up after the supper meal and returned at the breakfast meal.

PERSONAL ITEMS ALLOWED

A. Items Issued

Uniforms	Blanket
Mattress	Toothbrush
Mattress Cover	Comb
Laundry Bag	Soap
Towel	Toilet Paper
Bath Cloth	Toothpaste

B. Clothing Allowed to be Brought Into the Facility

1. Undergarments, 6 pair, white only
2. Socks, white only, 6 pair
3. T-shirts, (6) white only (no tank-tops or pockets)
4. Sweatshirt, or thermal underwear, 1 each, elastic waistband, no pockets
5. Shower shoes, 1 pair
6. Tennis shoes, 1 pair, no shoestrings. No boots, clogs or sandals - must be new
7. Bras, 3, white, no underwire

**C. Hygiene Products Allowed
(One Each)**

1. Stick deodorant
2. Bar soap (no liquid soap)
3. Shampoo (clear plastic bottle)
4. Hair grease/gel

All hygiene products must be the original container, clear plastic and must have see-through contents and original seal. Never opened. (See Inmate Hygiene Policy page 10)

D. Other Items Allowed

1. Legal papers
2. Personal letters (Not to exceed 10 letters)
3. Soft-back Bible
4. 2 legal pads, letter size, no wire binding
5. 25 envelopes with stamps
6. 2 pencils, lead
7. 2 pens (non-retractable, non-metal point, see-through) (no crayons, colored pencils, highlighters or markers allowed)

E. Commissary Purchases

1. Weekend visitors whose name appears on an inmate's visitation list may deposit commissary money only into the inmate commissary fund of the inmate being visited.
2. Cash money and only correct amount will be accepted.

Coins will not be accepted.

3. Only certified checks or money orders will be accepted through the mail.
4. Inmate workers assigned to outside duties will only be allowed to contribute to inmate workers fund on Saturdays and Sundays. Each inmate is allowed \$25.00 per week or \$5.00 per day. (Inmates are not permitted to have money in the pods or on their person.)

F. Acceptance of Personal Items

The personal clothing worn by an inmate at booking, along with other personal items that are not considered contraband, will be stored in the property room and given back to the inmate at release. The inmate must sign a property return receipt at release or transfer time. If considered contraband, i.e., cigarettes, lighters, it will be destroyed after 3 days if not picked up by family members.

G. Television

The televisions are provided in the facility for the convenience and entertainment of the inmate. The floor officer may change channels when he/she deems necessary. The television may be turned off or removed for disciplinary reasons at the discretion of the floor officer.

H. Cell Assignments and Institutional Living

The inmate's cell assignment is the responsibility of the Records and Classification Division. Inmates must return to their assigned cells at all roll-in times.

When the inmate leaves his/her cell for the dayroom, the bed must be made up neatly.

Personal items must be stored in the drawer underneath the bunk. Items will not be stored underneath the mattress. Inmates must not alter or destroy any lights, walls, fixtures, or plumbing located in a cell. Inmates assigned to cells without a drawer may place their items neatly at the foot of the bunk.

J. Jail Library

Library books are available once a week at the discretion of the Sergeant assigned library duty. Inmates may check out a maximum of two books per week.

K. Inmate Workers (Trustees)

1. Requirements for inmate workers:

- a. Inmate must be convicted.
- b. Inmate must not have a record of violence or sexual crimes or be a high risk.
- c. All inmates must be medically approved.
- d. The Jail Commander must approve all inmate workers.
- e. Inmate must not be convicted of manufacturing or trafficking in drugs.

2. Rules of inmate workers:

- a. Inmate workers must perform work duties as assigned.
- b. Workers must remain in work areas assigned and may be searched at any time.
- c. Outside workers must inform control of their duties and location at all times.
- d. Inmate workers must not enter control room or jailer's booth unless escorted.

L. Recreational Activities

Basketball goals have been installed in the recreation areas, and their use is determined by the Sergeant on duty, weather permitting.

M. Telephone Calls

- 1. Inmates will not receive any telephone calls, nor will any messages be forwarded for calls.
- 2. Legitimate emergency messages will be handled by the supervisor on duty.
- 3. The jail personnel will only give out the charge, amount of bond, or sentence regarding an inmate.
- 4. Inmates may make collect calls using the inmate telephone system located in the dayroom. These calls may be monitored or recorded.
- 5. Upon written request by inmate, the receptionist may call and leave a message for an attorney.
- 6. Inmates are not allowed to use a phone in the docket area except at the time of booking.
- 7. Upon written request by an inmate, the docket officer will call a bonding company of the inmate's choice.

N. Visitor Information

- 1. The Houston County Jail is a non-contact visiting jail. Only attorneys meeting in private conference with

inmate clients are allowed contact visits.

2. Inmates must complete a visitor list to see visitors. Visitors will not be allowed a visit if their name is not on the visiting cards, including children. Visiting list is restricted to only 8 names.
3. After 7 days, including entry day, the visitation list will not be changed, added to, or deleted, for a period of 60 days.
4. Visitors 16 years and older must present a current photo ID or driver's license before entry. Visitors under 16 years must have a social security card or a birth certificate, or be admitted at the discretion of the supervisor.
5. Only two (2) people, including children, will be allowed to visit per inmate. Visitors must come and leave together. Split visitation is not allowed.
6. For cause, the supervision of the jail may refuse an inmate's visitation privileges.
7. Visitor cards will be held by the visitation officer in the lobby. Times will be noted on the card.
8. Weekday visitation may be approved if proper identification and proof of residency is presented. Weekday visits will only be approved if the visitor shows proof that their residence is a minimum of 100 miles from the Houston County Jail. Out of town visits are for visitors who can not visit on regular visiting days and proof of the fact is presented. A visitor may not visit on the weekend and during the week day.
9. Inmates are not allowed visitors while serving time on lockdown or lock up time.
10. Visitors will be arrested and prosecuted for bringing or attempting to bring contraband into the jail.
11. Visitors will not wear mini skirts, shorts above the knee, halter tops, tank tops, spaghetti straps, strapless/slit dresses. No see-through clothing or low cut necklines will be worn. No visitor will wear any clothing that exposes the body to bare skin from the shoulders to the knees. Arms are excluded.

VISITING SCHEDULE

SATURDAY: 8:00 AM to 10:30 AM
Pods M thru O, and female inmates,
trustees and weekend dorms

SATURDAY: 1:00 PM to 3:30 PM
Pods I, J, K, L, holding and Nursing

SUNDAY: 8:00 AM to 10:30 AM
Pods A thru D

SUNDAY: 1:00 PM to 3:30 PM
Pods E thru H

MAIL

1. Letters will be inspected for contraband to ensure facility safety.
2. No hand-delivered mail or packages will be accepted. Envelopes larger than 5X7 will not be accepted.
3. Inmates may receive money orders through regular mail. The money order must be made payable to: Inmate Drawing Account, and must include the inmate's name and inmate number.
4. Mail received by the inmates will be documented, opened, and inspected before delivery to the inmate. Legal mail received by the inmate will be opened by the officer in the presence of the inmate but not read.
5. Outgoing mail will be taken up each morning by the corrections officer. Incoming mail will be delivered to the inmate daily.
6. All incoming and outgoing mail must have the sender's first and last name. No nicknames will be accepted. The envelope must bear the sender's complete address.

EXAMPLE: John Doe Pod A, B, C, D
901 East Main Street
Dothan, Alabama 36301

Jane Doe Pod Location
901 East Main Street
Dothan, Alabama 36301

LAW LIBRARY

The facility has a constitutionally accepted law library for inmate use. The inmate must submit a request to the sergeant on duty to visit the library. The sergeant will arrange for use of the library by pod designation. Inmates cannot remove any book from the library. The facility does not provide a librarian.

LIVING AREA REQUIREMENTS

- A. Inmate towel and bath cloth must be hung on the foot of the bed and be centered. The towel will be hung first and the bath cloth hung neatly on the top of the towel.
- B. Shoes will be placed underneath the right side of the bunk at the foot of the bunk with toes turned out.
- C. The bunk will be neatly made.
- D. Bunks will be in compliance from 8:00 AM to 9:00 PM Monday through Friday.
- E. On Saturday and Sunday, bunks will be in compliance from 10:00 AM to 9:00 PM.
- F. No items will be stored underneath the bunk except shoes. The inmate must keep his area clean and clear of litter.
- G. No items of any kind will be placed or stored on the window sill of the cell.

MEDICAL CARE

- A. Inmates are charged a co-pay for medical care at the jail. Inmate medical care is not free. Alabama law dictates that inmate medical service is free when the inmates "are unable to provide for themselves," (Code of Alabama 14-6-19).
- B. Inmate medical co-pay is taken from the inmate's commissary funds.
- C. The inmate will be charged a co-pay for each medical visit and each medical service based on the following fees:

Hospital Visit	\$20.00
Doctor Visit	\$20.00
Practioner Visit	\$20.00
LPN Visit	\$ 5.00
EMT Visit	\$ 2.00
Lab/X-Ray	\$20.00
Prescription (each)	\$10.00
Non-Prescription (each)	\$.50
Dental visit	\$20.00

- D. Inmates who request medical clearance to perform trustee duties and then refuse to work will be charged \$98.00, or actual cost, for their lab work.
- E. Inmates are not allowed to ask questions during medication pass.
- F. Med call is announced prior to the nurse arriving

in each area. Any inmate not standing in line by the door will forfeit their medication and be noted as being absent.

CHAPLAIN SERVICES

- A. The jail has a staff chaplain on part-time duty. However, a 24-hour call is maintained for inmates who request emergency service.
- B. Inmates **must** request chaplain service. Inmate request forms may be obtained from the corrections officer on duty.
- C. Inmates who are members of an established religious body may be visited by the clergy of the religious body at times listed, Monday thru Friday, during the hours:
 - 9:00 A.M. - 11:00 A.M.
 - 1:00 P.M. - 2:30 P.M.
 - 3:30 P.M. - 4:30 P.M.
 except during lock-up times or when the inmate is on disciplinary lockdown. At the discretion of the supervisor on duty, inmates on disciplinary lockdown may be visited by clergy.
- D. Clergy must show proof that they are ministers of an established religious body of which the inmate desiring a visit is a declared member and complete a visitation form provided by the jail facility before they are allowed visitation. Ministers are required to complete the visitation form only once.
- E. Pastoral visits are discouraged on Saturdays and Sundays due to weekend visitation except during emergency situations.
- F. Non-denominational services are held during the evenings on Monday, Tuesday, and Thursday, of each week. Other services and classes are held at the discretion of the chaplain.
- G. Attendance at religious services is not mandatory for the inmate. The privilege to attend religious services may be revoked by the supervisor on duty for misbehavior during the service or any violation of the inmate rules.
- H. Clergy who have family members that are incarcerated and a member of the clergy's religious body may visit the inmate once as clergy. The remaining visits will be on regular visiting time assigned to the inmate. Clergy will be any minister employed by the established religious organization.

HOUSTON COUNTY JAIL
POLICY AND PROCEDURE DIRECTIVE

INMATE HYGIENE

Date Issued: April 14, 2005

Date Effective: April 24, 2005

Revision Date: April 25, 2005

Policy Number: E-303

POLICY:

In order to promote the institutional goals of health, cleanliness, safety and security in the Houston County Jail, it is the policy of the Houston County Jail that except as may otherwise be specifically provided for herein, all inmates, male and female, shall adhere to this policy. Male inmates shall have hair no longer than one inch from their scalp. Additionally, female inmates shall have hair no longer than collar length. There will be no special hairstyles permitted. Furthermore, there shall be no facial hair greater than one-quarter inch (1/4") in length and fingernails shall be clipped to the tip of the finger. Each inmate shall shower daily; this includes shampooing the hair and a change in clothes. Inmates in food service shall wear a clean set of whites daily.

PROCEDURE:

During the initial booking process, inmates with a set bond, but who are otherwise incarcerated over night, are not subject to the haircut requirement, but they shall not refuse a bath using a delousing soap and shampoo if required by the jail staff. Any inmate booked into the jail without a set bond shall have to comply with all requirements of this policy during the initial booking phase.

A schedule for compliance with this policy shall be set from time to time by the Jail Commander or Jail Administrator.

In the event an inmate wishes to have their haircut shorter, they must fill out an inmate request form and return it to the appropriate staff.

In an additional effort to prevent the spread of infection to other inmates and employees, every cell and holding area, including dayrooms, must be decontaminated using germicidal agents and steam cleaning the showers, floors and walls. This procedure must be done a minimum of once a week for every space in the secure areas of the jail occupied by an inmate, including the docket. The mats used for sleeping must be sprayed with germicide **weekly**.

To ensure this policy is being followed, the ranking Sergeant will perform inspections as may be necessary. Any inmate in non-compliance with this policy is to be reported to the Jail Commander or Jail Administrator and shall be subject to appropriate disciplinary action.

GRIEVANCE PROCEDURE

01. In the event that an inmate has a grievance, this inmate will send a grievance form to the Senior Corrections Officer, who will investigate and answer the grievance, and will settle this issue. If this is not possible, the Jail Commander may hold a formal hearing.
02. The Senior Corrections Officer will hear all sides of the situation with a written statement or witnesses, as appropriate and render a decision. This inmate will be informed of the decision in writing. Actions taken will be documented.

**POLICY NUMBER E-301 RELATING TO
INMATE RULES AND REGULATIONS**

EXHIBIT B

**TO AFFIDAVIT OF COMMANDER
KEITH W. REED**

INMATE RULES AND REGULATIONS

Date Issued: May 1, 1999

Policy Number: E-301

POLICY:

It is the policy of the Houston County Jail to advise inmates, in writing, of inmate rules and regulations.

PROCEDURE:

The jail will provide each inmate admitted to general population a copy of the inmate rules and regulations.

The inmate rules and regulations handout will be reviewed by the Jail Administrator and updated as necessary.

ACJS 13-001

**POLICY NUMBER E-302 RELATING TO
RECEIPT OF INMATE RULES AND
REGULATIONS**

EXHIBIT C

**TO AFFIDAVIT OF COMMANDER
KEITH W. REED**

RECEIPT OF INMATE RULES AND REGULATIONS

Date Issued: May 1, 1999

Policy Number: E-302

POLICY:

It is the policy of the Houston County Jail to inform all new inmates of the inmate rules and regulations.

PROCEDURE:

Prior to any inmate being placed in a regular housing unit of the jail, the jail will provide the inmate with a copy of the inmate rules and regulations.

If the inmate is unable to read the inmate rules and regulations, a jail officer will read them to him/her and document the event. In reading the rules and regulations, the staff member will explain each rule and regulation and answer any questions the inmate may have about the rules and regulations.

The jail officer will complete the Rules and Regulations Receipt form advising the inmate that he/she will be required to abide by those rules and regulations while an inmate in the Houston County Jail.

The inmate will then be required to sign the receipt form. If inmate refuses, the process will be documented and procedure continued.

The receipt form will be placed in the inmate's file.

PLAINTIFF'S JAIL DOCKET CARD

EXHIBIT D

**TO AFFIDAVIT OF COMMANDER
KEITH W. REED**

HOUSTON COUNTY JAIL
JAIL DOCKET CARD

1102

INMATE #	LAST NAME	FIRST	MIDDLE	MAIDEN	ALIAS	VICTIM NOTIFICATION				
59161	Cooper	DAVEAN	Reshaud							
ARRESTING AGENCY	DATE RECEIVED	TEMP. RELEASE DATE	RETURN DATE	RELEASE DATE	HOW RELEASED					
J.P.D.	7-28-06									
RISK	STATUS			FLOOR	261	DOCKET OFFICER	ARRESTING OFFICER			
				Egg	1	Sgt. Jan's	Sgt. Luker			
AGE	DOB	SSN	RACE	SEX	HEIGHT	WEIGHT	Hair	EYES	AGENCY/HOUSED FOR	
18	10-1-87	343-80-6088	B	M	5'7	130	Blk	Brown	Houston	
ENTRANCE NCIC/BY	ENTRANCE HOUSTON/BY		ENTRANCE DPD/BY		FELONY CRIMINAL HISTORY/BY					
Neg	#5	POS	J31	Neg	Sgt. Houston	#5				
EXIT NCIC/BY	EXIT HOUSTON/BY			EXIT DPD/BY		ATTORNEY				
HOLD 1	DATE/BY	7-28-06	HOLD RELEASE DATE/BY		HOLD 2	DATE/BY	Valenzia	HOLD RELEASE DATE/BY		
Terry PD	Lee Owens				Ozark Pd	7/31/06				
HOLD 3	DATE/BY	HOLD RELEASE DATE/BY		HOLD 4	DATE/BY		HOLD RELEASE DATE/BY			
ADDRESS	673-0896		CITY	STATE	PROBATION/PAROLE OFFICER					
701 Tuskegee Ave Apt. 30			Dothan	AL						
NEXT OF KIN	ADDRESS	CITY/STATE		PHONE	RELATION					
Tam Taryn Cooper	Same	Same			mother					
Religion-Baptist										
REMARKS: Do not house with Brandon Cooper or Dar Joe Ben Conley.										
DID INMATE RECEIVE PHONE CALL? (<input checked="" type="checkbox"/> Y <input type="checkbox"/> N)			DID INMATE RECEIVE JAIL RULES? (<input checked="" type="checkbox"/> Y <input type="checkbox"/> N)							
INMATE SIGNATURE X			INMATE SIGNATURE X							

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EXHIBIT

D

INMATE #	NAME Cooper, Julian				
CHARGE	Robbery 1st	WARRANT # 06-16314	DC/TR 06-2372	INDICTMENT # 108	CC/CS/DR 06-1409
BOND		500,000			
		Anderson - 02/12/07 @ 830 04-16-07 @ 0830			
CHARGE	Robbery 1st	WARRANT # 06-16315	DC/TR 06-2373	INDICTMENT # 109	CC/CS/DR 06-1410
BOND		500,000			
		04-16-07 @ 0830			
CHARGE	Robbery 1st	WARRANT # 06-16316	DC/TR 06-2374	INDICTMENT # 110	CC/CS/DR 06-1411
BOND		500,000			
		04-16-07 @ 0830			
CHARGE	Robbery 1	WARRANT # 06-16313	DC/TR 06-2389	INDICTMENT # 111	CC/CS/DR 06-1412
BOND		500,000			
		9-13-06 8:30 Am			
CHARGE		WARRANT #	DC/TR	INDICTMENT #	CC/CS/DR
BOND					

INMATE GRIEVANCE FORM

EXHIBIT E

**TO AFFIDAVIT OF COMMANDER
KEITH W. REED**

INMATE GRIEVANCE FORM

Case 1:07-cv-00543-WKW-WC Document 14-3 Filed 08/15/2007 Page 21 of 23

DATE: _____

INSTITUTION: _____

NAME: _____

INMATE NUMBER: _____

NATURE OF GRIEVANCE OR INFORMATION:

_____WHAT DO YOU WANT TO HAPPEN TO SOLVE IT ?

DATE HEARING: _____

COMMITTEE FINDING OR RESPONSE: _____

REFERRED TO: _____

POSITION: _____

CHAIRMAN: _____

MEMBER: _____

MEMBER: _____

WARDEN: _____

AGREE _____ DISAGREE: _____

(WITH COMMITTEE FINDINGS)

CHIEF WARDEN RESPONSE: _____

DATE GRIEVANCE FILED: _____

TIME FILED: _____

SHIFT COMMANDER: _____

EXHIBIT

E

**POLICY NUMBER E-401 RELATING TO
INMATE GRIEVANCES**

EXHIBIT F

**TO AFFIDAVIT OF COMMANDER
KEITH W. REED**

INMATE GRIEVANCES

Date Issued: May 1, 1999

Policy Number: E-401

POLICY:

It is the policy of the Houston County Jail that inmates are permitted to submit grievances to the jail administration and that each grievance will receive a response.

PROCEDURE:

The Jail Administrator will devise a grievance form to be made available to all inmates on request. Grievance forms will be limited to one (1) per day per inmate.

Completed grievance forms will be delivered to the Jail Administrator through an appointed grievance officer, who will respond to the grievance.

The grievance response to the inmate will be in writing.

The decision of the Jail Administrator may be appealed to the Sheriff or designee, within seventy-two (72) hours of the receipt of the grievance decision.

PLAINTIFF'S JAIL INMATE FILE

EXHIBIT G

**TO AFFIDAVIT OF COMMANDER
KEITH W. REED**

HOUSTON COUNTY JAIL
JAIL DOCKET CARD

1102

INMATE #	LAST NAME	FIRST	MIDDLE	MAIDEN	ALIAS	VICTIM NOTIFICATION			
59161	Cooper	DAVIAN	Reshaud						
ARRESTING AGENCY	DATE RECEIVED	TEMP. RELEASE DATE	RETURN DATE	RELEASE DATE	HOW RELEASED				
D.P.D.	7-28-06								
RISK	STATUS			FLOOR	GET	DOCKET OFFICER	ARRESTING OFFICER		
				K-2	#1	Sgt. Dan's	Sgt. Luker		
AGE	DOB	SSN	RACE	SEX	HEIGHT	WEIGHT	HAIR	EYES	AGENCY HOUSED FOR
18	10-1-87	343-80-6088	B	M	5'7	130	BLK	Brown	Houston
ENTRANCE NCIC/BY		ENTRANCE HOUSTON/BY		ENTRANCE DPD/BY			FELONY CRIMINAL HISTORY/BY		
Neg		#5		Pos			Neg Sgt. Hinton #5		
EXIT NCIC/BY		EXIT HOUSTON/BY		EXIT DPD/BY			ATTORNEY		
Terry PD		DATE/BY 7-28-06		HOLD RELEASE DATE/BY		HOLD 2	DATE/BY 7-31-06	HOLD RELEASE DATE/BY	
HOLD 3		DATE/BY		HOLD RELEASE DATE/BY		HOLD 4	DATE/BY	HOLD RELEASE DATE/BY	
ADDRESS 673-0896				CITY Dothan		STATE AL	PROBATION/PAROLE OFFICER		
NEXT OF KIN Tom Taryn Cooper		ADDRESS Same		CITY/STATE Same		PHONE	RELATION mother		
Religion - Baptist									
REMARKS: Do not house with Brandon Cooper or Dem Joe Ben Conley.									
DID INMATE RECEIVE PHONE CALL? () Y () N				DID INMATE RECEIVE JAIL RULES? () Y () N					
INMATE SIGNATURE X				INMATE SIGNATURE X					

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EXHIBIT

G

1 of 44

INMATE #	NAME <u>Cooper, Davian</u>					
CHARGE	<u>Robbery 1st</u>	WARRANT # <u>06-16314</u>	DC/TR <u>06-2372</u>	INDICTMENT# <u>108</u>	CC/CS/DR <u>06-1409</u>	CONVICTION
BOND						
<u>500,000</u>	<u>Anderson - 02/07/07 @ 0830 04-16-07 @ 0830</u>					
CHARGE	<u>Robbery 1st</u>	WARRANT # <u>06-16315</u>	DC/TR <u>06-2373</u>	INDICTMENT# <u>109</u>	CC/CS/DR <u>06-1410</u>	CONVICTION
BOND		<u>04-16-07 @ 0830</u>				
<u>500,000</u>						
CHARGE	<u>Robbery 1st</u>	WARRANT # <u>06-16316</u>	DC/TR <u>06-2374</u>	INDICTMENT# <u>110</u>	CC/CS/DR <u>06-1411</u>	CONVICTION
BOND	<u>0</u>	<u>04-16-07 @ 0830</u>				
<u>500,000</u>						
CHARGE	<u>Robbery 1</u>	WARRANT # <u>06-16313</u>	DC/TR <u>06-2389</u>	INDICTMENT# <u>111</u>	CC/CS/DR <u>06-1412</u>	CONVICTION
BOND	<u>0</u>	<u>9-13-06 8:30 Am</u>				
<u>500,000</u>						
CHARGE		WARRANT #	DC/TR	INDICTMENT#	CC/CS/DR	CONVICTION
BOND						

HOUSTON COUNTY SHERIFFS OFFICE

INMATE INFORMATION SHEET

Page

1

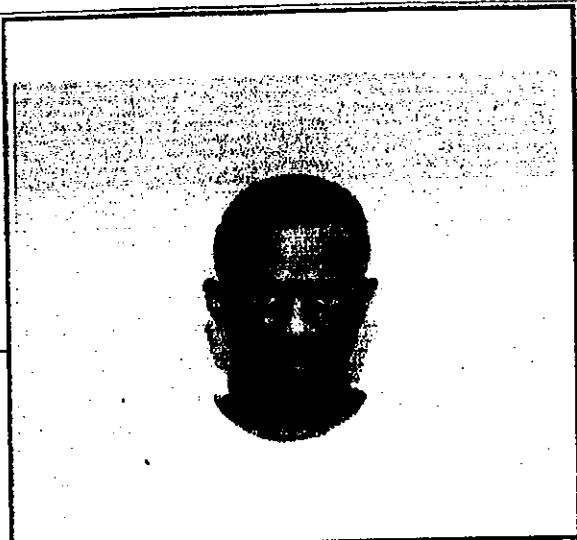
BOOKING NO: 060002805

LOCAL ID: 59161

Name : COOPER DAVIAN RESHAUD

Address: 701 TUSKEGEE AVE, APT 10

City : DOTHAN State: AL Zip: 36303

Physical Description

Race : BLACK Hair : BLACK

Gender: MALE Eyes: BROWN

Height: 5 ' 07 " Complexion: UNKNOWN

Weight: 130 DOB: 10/01/1987 Age: 18

Scars/Tattoos:

Personal Information

DL State : Home Phone: 334 673 0896

DL Number: Work Phone:

SSN: 343 80 6088

SID:

Booking Information

Arrest Date: 07/28/2006 Booking Officer: SGT DAVIS

Arrest Dept: DPD Booking Date: 07/28/2006

Arrest Offcr: SGT LUKER Booking Time: 11:50

Search Offcr: Facility: 01

Meal Code: 01 Cell Assignment:

Charge Information

Offense	Fine	Bond	Disposition
ROBBERY 1ST	\$00.00	0.00	PENDING

Message Number:

Houston County Sheriff's Department

Communications Division
Teletype Message Form

200

200

Date: 8/23/2006

Agency Ori: AL0260100	Agency Name: OZARK POLICE DEPARTMENT
Requesters' Name:	Dispatcher's Name: mfe
Time Sent:	Teletype Mri:
Time Rec: 10:08	Teletype Rec Mri: 954845

17X, 16:28 08/23/2006 954845
AM, AL0260100, AL0380000, AL0260100.

TO HOUSTON COUNTY SO
FROM: OZARK POLICE DEPARTMENT

WE DO HOLD FELONY WARRANTS ON JOE BEN CONLEY FOR ROBBERY 1ST AND THEFT OF PROPERTY 2ND. PLEASE PLACE A HOLD ON THE CONLEY SUBJ AS WELL AS THE COOPER SUBJECT.

THANK YOU

AUTH/ DC HENDERSON
OPERA/ SIMMONS

REC # 4313 MRI # 954845

PLEASE SIGN

Received BY: mfe	Date: 8/23/2006
Released BY:	Date: 1/200
TIME RELEASED: _____	

HOUSTON COUNTY
SHERIFF'S DEPARTMENT
PROPERTY HOLD

I/M NUMBER	LAST NAME	FIRST NAME	M.I.
<u>59161</u>	<u>Cooper</u>	<u>Davian</u>	<u>R</u>

CASH HOLD 1 HOLD 2

OTHER ITEMS:

I DO/DO NOT GIVE MY PERMISSION FOR ALL MY INCOMING MAIL TO BE INSPECTED. I UNDERSTAND THAT IF I DO NOT GIVE MY PERMISSION FOR MY MAIL TO BE INSPECTED, IT WILL BE RETURNED TO SENDER.

Davian Cooper DATE _____

I _____ MADE APPLICATION TO THE BONDING COMPANY OF MY CHOICE.

_____ DATE _____

I _____ RECEIVED FROM THE HOUSTON COUNTY SHERIFF DEPARTMENT ALL MY PROPERTY, AND MONEY UPON RELEASE.

_____ DATE _____

I WAS ALLOWED TO MAKE A PHONE CALL.

Davian Cooper DATE _____

I RECEIVED A COPY OF THE JAIL RULES AND REGULATIONS.

Davian Cooper DATE _____

WITNESS J. Cooper DATE 7/28/06

HOUSTON COUNTY JAIL
BOOKING CHECK OFF LISTDATE: 7-28-06 TIME: _____

SENIOR CORRECTIONS OFFICER(S) DUTY Turner, Reynolds
 Inmate Name: Cooper, Dorian Reshard Inmate Number: 59161

**BOOKING OFFICER MUST INITIAL AFTER COMPLETING
 EACH ITEM AND SIGN IN THE PROPER SPACE.**

1. All personal property secured
2. Check in-house warrants
3. Check for last incarceration
4. Arrest report completed by arresting officer
5. All charges listed on arrest report and bonds listed for each charge
6. **Bond amount noted on warrant**
7. All inmate property tagged/placed in envelope
8. Property envelope completely filled out/signed by inmate
9. All money counted/logged in money book
10. Money envelope completed/supervisor counts
11. SCO calls control and logs money in SCO money book
12. SCO seals money/places in box
13. Check for outstanding warrants _____ NCIC _____ Dothan
14. Inmate numbers properly assigned
15. Inmate recorded in black book
16. Inmate recorded on white pages
17. Docket I.D., floor card completed
18. Fingerprint card completed
19. Medical screen completed
20. Affidavit of hardship completed
21. Green disposition form completed
22. Property hold form completed (FBI)
23. Fingerprinted/photographed/entered in computer
24. Property card completed
25. Visitor/Telephone list completed
26. Inmate handbook received
27. Bond completed/amount checked against warrant
28. Correct court date noted on bond
29. Inmate and surety signature on bond
30. All pass on information documented in pass book

Signature of Booking Officer(s) _____

HOUSTON COUNTY SHERIFF'S DEPARTMENT
ANDY HUGHES, SHERIFF
INMATE VISITATION LIST

Last name Cooper

First name Danion

Pod Location E - Pod #2

Date 4-11-07

NOTE TO ALL INMATES: This is a permanent visitation list. New lists will be issued every three (3) months. NAMES WILL NOT BE ADDED OR DELETED FROM THIS LIST. You are not allowed to have more than two (2) visitors per visitation day. Children, no matter what age, are counted as one (1) visitor. There are no exceptions to this rule. EVERY visitor must have a valid ID in order to visit. Anyone over the age of sixteen (16) must have a valid picture ID, in order to visit. Children under the age of (16) may use a social security card or school ID card. In order for you to receive a ministerial visit, you must list your minister's name below.

VISITOR NAMES

<u>Taryn Cooper</u>	<u>Torry Williams</u>	<u>Charles George</u>	<u>Henry Avery</u>
<u>Persy Williams</u>	<u>Tegwonda Bryant</u>	<u>Brandon Griffin</u>	<u>Dashawn White</u>

(OPTIONAL)

Religious/Church Preference _____

(MANDATORY FOR MINISTERIAL VISIT)

Preferred Clergy _____

ONLY OFFICERS ARE TO VIEW OR WRITE ON VISITATION REGISTRATION BELOW!!

DATE	VISITOR'S NAME	ADDRESS	ID#
4-09	Taryn Cooper		
4-09	Henry Avery	803 E Adams Unit #1	
4-09	Tegwonda Bryant	1202 Greenwood Dr	55 423373445
5-06-07	Taryn Cooper	818 Winder Rd	176312~
5-24-07	Torry Williams	1032 Timberline Trail	6084953
	out of town	Bluemound Rd	
05-26-07	NO	Visit	
6-3-07	Taryn Cooper	511 W. Ave	763122
6-10-07	Brandon Griffin	26000 Denton Rd.	1682218
6-18-07	Taryn Cooper		
06-23-07	NO	Visit	
06-30-07	NO	Visit	

I have read the above statements and by signing my name I agree to abide by the above statements.

I/M Signature Taryn Cooper

C/O Signature _____

Over

Cmdr Fred W. Reed 4-11-07
7 of 44

INMATE NAME

ONLY OFFICERS ARE TO VIEW OR WRITE ON VISITATION REGISTRATION BELOW!!

HOUSTON COUNTY SHERIFF'S DEPARTMENT
ANDY HUGHES, SHERIFF

VISITATION LIST

Last Name Cooper First Name Davion
 Pod Location E-2 Date 1-19-07

VISITORS

<u>Teqwonda Bryant</u>	<u>Ruth Williams</u>	<u>Toney Williams</u>	
<u>Taryn Cooper</u>	<u>Percy Williams</u>	<u>Brandon Cooper</u>	

Only officers are to view or write on visitation registration below!

Date/Time	Visitor's Name	Address	ID#
1-28-07	Taryn Cooper	818 Wilder Ave	6570827
2-4-07	Taryn Cooper	"	"
02-10-11-07	770	Visit	
02-17-18-07			
3-1-07	Taryn Cooper	Name	
4-8-07	Same	same	same

NOTE TO ALL INMATES:

This is a permanent visitation list. New lists will be issued every three (3) months.

Names will not be added or deleted from this list.

You are not allowed to have more than two (2) visitors per visitation day. Children, no matter what age, are counted as one (1) visitor. There are no exceptions to this rule.

Every visitor must have a valid ID in order to visit.

Anyone over the age of sixteen (16) must have valid picture ID in order to visit.

Children under the age of sixteen (16) may use a social security card or school ID card.

I have read the above statements and by signing my name I agree to abide by the above statements.

I/M Signature Davion Cooper

Date 01-19-07

C/O Signature T. Walker

Date 01/19/07

Inmate Number _____

Pod Location _____

Continuation for Inmate _____

**HOUSTON COUNTY SHERIFF'S DEPT.
LAMAR GLOVER, SHERIFF**

VISITATION LIST

Last Name Cooper First Name Davian
Floor Location N Date 7-28-06 I/M # 59161

VISITORS

1. Ruth Williams 5. _____
2. Trayn Cooper 6. _____
3. Torey Williams 7. _____
4. Tanawanda Braynt 8. _____

BANNED

BANNED

1. _____

2. _____

NOTE TO ALL INMATES:

This is a permanent visitation list. New lists will be issued every three (3) months (March, June, September and December). Names will not be added or deleted from this list.

You are not allowed to have more than two (2) visitors per visitation day. Children, no matter their age, are counted as one (1) visitor. There are no exceptions to this rule.

Every visitor must have a valid ID in order to visit.

Anyone over the age of sixteen (16) must have a valid picture ID in order to visit.

Children under the age of sixteen (16) may use a social security card or school ID card.

I have read the above statements and by signing my name I agree to abide by the above statements.

I/M SIGNATURE Davian Cooper DATE 7-28-06

C/O SIGNATURE S. Cooper DATE 7-28-06

REB

INMATE GRIEVANCE FORM

U. Commander Keed
On SGT on Duty
7/10/07

DATE: 6-07-07 , 2005

POD/CELL LOCATION: E-Pod #2

INMATE NAME: Dorian Cooper

INMATE NUMBER: 59161

NATURE OF GRIEVANCE OR INFORMATION: I'm writing this grievance concerning other grievance's and request that I have sent out to the SGT. and to Commander. I've sent request out on those dates 5-5-07, 5-17-07, 5-18-07, and I've sent out grievance out on these dates 5-4-07, 5-11-07, 5-21-07, 5-22-07, but I have not received any response, but the policy # E-401 tells me that my response is to be heard within 72 hours.

WHAT DO YOU WANT TO HAPPEN TO SOLVE IT? I feel that you all are unprofessional in your job capacity and indifferent to the rights of us inmates, and we are entitled to the grievance process, but it is being denied as these grievances are, for the most part, unanswered. It appears that no one is concerning about our rights.

OFFICER RESPONSE OR FINDING?

SGT. ON DUTY RESPONSE:

Who have you sent grievances to? el
have not seen any grievances from you.
What are they in reference to?

6-11-07 Sgt. Ulmer

***** DO NOT SIGN UNTIL YOU HAVE READ RESPONSE *****

DATE GRIEVANCE RETURNED:

6-12-07

CORRECTIONS OFFICER SIGNATURE:

Robert

INMATE SIGNATURE:

Dorian Cooper

DATE: 05-19-07

2005

POD/CELL LOCATION: E-Pod #2

INMATE NAME: Devion Cooper

INMATE NUMBER: 59/61

NATURE OF GRIEVANCE OR INFORMATION: I'm writing this grievance concerning my living conditions here in this Houston County Jail. I have read my Inmate rule sheet and you are in violating all of my Constitutional rights. You tell me on my daily schedule that my meals will be served beginning approximately at these times Breakfast - 5:00AM. Lunch - 11:00AM. Supper - 5:00PM, but you're late Breakfast, lunch, and supper and all of my meals are cold. I know this is jail but if I have to live here you should at least go by your own rule sheet.

WHAT DO YOU WANT TO HAPPEN TO SOLVE IT?

OFFICER RESPONSE OR FINDING?

05-20-07

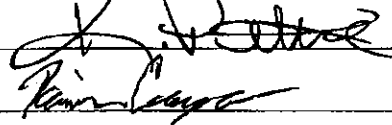
SGT. ON DUTY RESPONSE: I'm Cooper - the definition for the word approximately is to come near to. With nearly 500 inmates to feed, it is only common sense to realize that meals will not be given to everyone on the dot. Also, you seem to have confused rules & regulations with the US Constitution. To do our best to get the meals served in a timely manner but being late with meals is not a violation of the Constitution. SGT. Guernsey

***** DO NOT SIGN UNTIL YOU HAVE READ RESPONSE *****

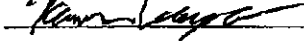
DATE GRIEVANCE RETURNED:

5-20-07

CORRECTIONS OFFICER SIGNATURE:



INMATE SIGNATURE:



INMATE GRIEVANCE FORM

Wrekin

DATE: 11-09-06 2005POD/CELL LOCATION: E-2INMATE NAME: Devon CooperINMATE NUMBER: 59161

NATURE OF GRIEVANCE OR INFORMATION: On 22nd of October my grandfather Percy Williams came and dropped off a money order for \$25.00. When I filled out my Commissary list that same night I purchased \$12.22 worth of items, and that should have left me a total of \$12.78, but when I received my store order on Thursday 26 of Oct. My balance sheet showed a total balance of \$8.00 which is incorrect. My grievance is that someone might have made a mistake when they received my money order. According to my grandfather the money order was for the amount of \$25.00. I would highly appreciate it if Ms. Walker or someone else in charge of handling this matter could please look into this situation. I would be very thankful if someone could check into this for me. "Thank you very much" WHAT DO YOU WANT TO HAPPEN TO SOLVE IT?

I would highly appreciate it if the money could be put back on my books. As so as possible "Thank you very much"

OFFICER RESPONSE OR FINDING?

SGT. ON DUTY RESPONSE:

A money order was posted for \$25.00
On 10-24-06.

Sent Summary to You

11-14-06 Sgt Deese

***** DO NOT SIGN UNTIL YOU HAVE READ RESPONSE *****

DATE GRIEVANCE RETURNED:

11-14-06

CORRECTIONS OFFICER SIGNATURE:

D. Deese

INMATE SIGNATURE:

Devon Cooper

INMATE GRIEVANCE FORM

DATE: 09-15-06 2005

POD/CELL LOCATION: E

INMATE NAME: Davion R. Cooper

INMATE NUMBER: 59161

NATURE OF GRIEVANCE OR INFORMATION: I have enemies in E pod and F, G, H, C D, B, that I know of. I really don't know them by first names but I know their faces. We had problems on the streets and I just ask please if I could be moved back to my regular pod because I don't want any trouble with them and I don't want to get hurt. the person in A pod is Joe. Ben Conley we came in together. And my brother is in I or J. Plus My mother has to come visit us on the same day and if I stay back here it changes every thing thank you and God bless

WHAT DO YOU WANT TO HAPPEN TO SOLVE IT? I would like to be moved back to N Pod please. If I do it would solve it all. I'm just not trying to get in any more altercation with any body else. I don't start fights people just don't like me back here and if you can just move me I won't get another disciplinary report I ask again please Thank you and God bless.

① Edie Segal ② ~~Mike~~ P. Dexter?

③ John Burny ④ Tony? yes I did

OFFICER RESPONSE OR FINDING? say that I had enemies back here when I came from N Pod. I told miss Morris that when she was on the phone. Sorry for the misunderstanding.

SGT. ON DUTY RESPONSE: 09-15-06 I'm Cooper you came from their Area and at that time you did not say anything about your ~~are~~ enemies so the only why you get back their is on lock down

SGT Tifay

***** DO NOT SIGN UNTIL YOU HAVE READ RESPONSE *****

DATE GRIEVANCE RETURNED:

9-15-06

CORRECTIONS OFFICER SIGNATURE:

Sapp

INMATE SIGNATURE:

Davion Cooper

INMATE REQUEST FORM

Date: 8-8-07

INMATES # 59161

To: Chapin, Barker

C/O SIGNATURE

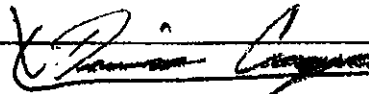
From: Davion Cooper

SR C/O SIGNATURE

NATURE OF REQUEST I'm requesting to see if there's any way possible that you could set up a visit for me and my mother. Her name is Tonya Cooper and she is in the Unit 11 Pod. I'm really praying and asking that I see her before I go to court. Thank you and may God bless you!

ACTION TAKEN 8/10/07 (P)

We must have a copy of your birth certificate and then we will allow you a 30-minute non-contact visit; once every 30 days



E-Pod

INMATE REQUEST FORM

Date: 06-15-07

INMATES # 59161

To: ~~Nursing or SGT. Mrs. Smith or Walker~~

C/O SIGNATURE

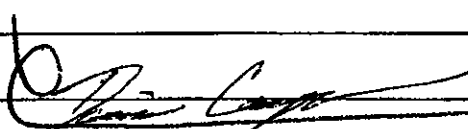
From: Davion Cooper

SR C/O SIGNATURE

NATURE OF REQUEST I'm requesting to see someone about the money that has been took off my books for meds. My rule tells me that it's \$5.00 for a LPN visit and \$10.00 for Prescription so all together that's \$15.00 and it was payed for on 05-07-07. After that I haven't seen any doctors, and for 11 months that I've been here I don't take any other pills. So where do you get \$7.50 and \$5.00 and \$5.00 from on my account summary that I owe

ACTION TAKEN

Look at your acct summary the charges have been voided. 6/17/07 (P)



INMATE REQUEST FORM

Date: 6-14-07

(E)

INMATES # 59161

To: SGT. T. Turner

C/O SIGNATURE *Al Paul*

From: Davion Cooper

SR C/O SIGNATURE *BR*

NATURE OF REQUEST I'm writing this concerning the multiple request grievance I've sent to you and the Commander Reed. I feel it's very unprofessional that someone would throw away or misplaced several request and grievance (7). But hey don't worry my Lawyer and I have all the copies and you will here from us soon. Thank you and God bless.

ACTION TAKEN

I have answered all of the grievances directed to me and to Cmdr. Reed when he was away from the jail - All of these are in your file.

6/14/07 (E) *Davion Cooper*

INMATE REQUEST FORM

E-80

#2

Date: 06-09-07

Nursing (E)

INMATES # 59161

To: SGT, LT, or Mrs. Walker or Commander

C/O SIGNATURE *✓*

From: Davion Cooper

SR C/O SIGNATURE *BR*

NATURE OF REQUEST I'm requesting to see either ~~the~~ Commander Reed, SGT. LT. or Mrs. Walker A.S.A.P. ~~as soon as possible~~ Concerning this situation. My account summary shows me that I owe Meds, and I want to know how is this possible. I believe this is a mix up and you have me paying another person Meds bill. From the Void Transfers I see that comes from another I/M # "59162".

ACTION TAKEN

6/13/07 (E) Medical charges were Voided -

Davion Cooper

INMATE REQUEST FORM

Date: 6-7-07

INMATES # 59161 E

To: SGT. Turner

C/O SIGNATURE

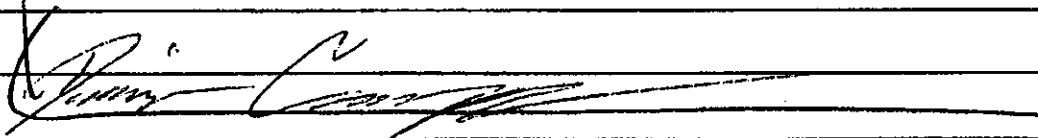
From: Davion Cooper

SR C/O SIGNATURE

NATURE OF REQUEST I'm writing this request to you because I can't "send this to the court", with out my affidavit and my account summary from "institutional officer", and I was not mailing that to Comdn. Reed it was suppose to go to C/O Walker. "So make sure it gets to Mrs. Walker" Thank you.

ACTION TAKEN

6/11/07 (R) Sent account summary to inmate



INMATE REQUEST FORM

Date: 5-30-07

INMATES # 59161 E Pod

To: SGT. Turner

C/O SIGNATURE

From: Davion Cooper

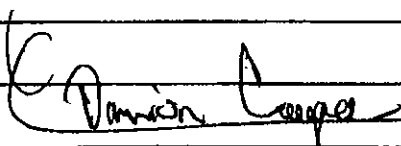
SR C/O SIGNATURE

NATURE OF REQUEST Mrs. Turner I would highly appreciate it if you could please add me to the hair cut list.

Thank you and God Bless

ACTION TAKEN

4/2/07 on list 6/4/07



INMATE REQUEST FORM

E 2

Date: 5-5-07

INMATES # 59161

To: Mrs. Walker

C/O SIGNATURE

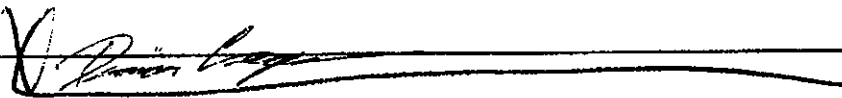
From: Davion Cooper

SR C/O SIGNATURE

NATURE OF REQUEST Mrs. Walker you know I have not ever ~~had~~ gave you any problems, but my mother told me that she came down here her self, and put \$15.00 on my books, and I ordered Commissary this Thursday and did not receive it, and they keep telling my mother that my I.M. # is 59162 why? I'm wondering can you tell me. Thank you very much for your time.

ACTION TAKEN

2 money orders were posted on 6/13/07 @ 6/13/07
 1 for \$20.00 > your balance
 1 for \$10.00 > is \$64.1



INMATE REQUEST FORM

Date: 4-05-07

INMATES # 59161

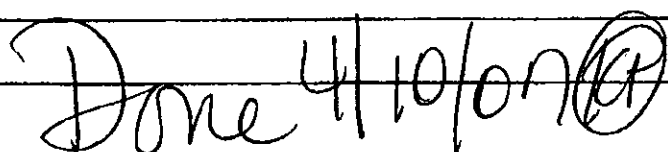
To: SGT. Turner

C/O SIGNATURE

From: Davion Cooper

SR C/O SIGNATURE

NATURE OF REQUEST If you could please add me to the hair cut list. I would highly appreciate it. Thank you very much for your time.


ACTION TAKEN

INMATE REQUEST FORM

End

Date: 2-10-07

INMATES # 59161

To: SGT Turner

(E)

C/O SIGNATURE

From: Davion Cooper

SR C/O SIGNATURE BR

NATURE OF REQUEST To go to the library once.
Thank you for the time.

Done on 02-20-07

ACTION TAKEN

X Davion Cooper

INMATE REQUEST FORM

E2

Date: 12-07-06

INMATES # 59161

To: SGT Turner

C/O SIGNATURE

From: Davion Cooper

SR C/O SIGNATURE (C)

NATURE OF REQUEST Could you please add me to the hair cut list I would appresiate it very much. "Thank you for your time"

12/10/06
ASYou will be added to the
haircut list if you are out
of compliance.

Compliance check done:

ACTION TAKEN

12-14-06

D Davion Cooper

INMATE REQUEST FORM

Date: 9-4-06
 To: SGT. Tuner
 From: Darion R. Cooper

INMATES # 59161C/O SIGNATURE W. DavisSR C/O SIGNATURE Kel

NATURE OF REQUEST I would like to go to the Law library please.

Thank you for your time and God bless.

ACTION TAKEN

Done 9/4/06

Darion Cooper

INMATE REQUEST FORM

Date: 08-30-06
 To: SGT. Davis
 From: Darion Cooper

INMATES # 59161C/O SIGNATURE B. BushSR C/O SIGNATURE (K)

NATURE OF REQUEST I have been here one month, and my inmate number hasn't been activated. I'm just asking can you activate it for me. Thank you for your time and God bless.

ACTION TAKEN

Your number is in the computer - Sent pamphlet to inmate - The person you are calling must set up a prepaid account.

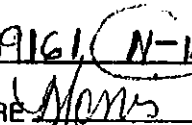
9/1/06 KT X Darion Cooper

INMATE REQUEST FORM

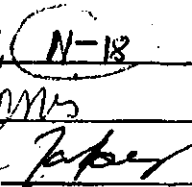
Date: 08-28-06

INMATES # 59161 N-18

To: SGT. Turner

C/O SIGNATURE 

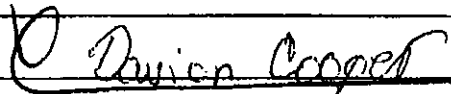
From: Davion Cooper

SR C/O SIGNATURE 

NATURE OF REQUEST I would like to be put on the hair cut list because I haven't had a hair cut [REDACTED] since I've been here. Thanks you for your time, and God bless.

ACTION TAKEN

Added to list 8/30/06 K#



USBP1 Reorder#12055 (8/06)

INMATE REQUEST FORM

N-18

Date: 08-20-06

N

INMATES # 59161

To: [REDACTED] SGT. Turner

C/O SIGNATURE 

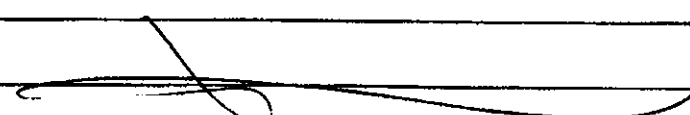
From: Davion R. Cooper

SR C/O SIGNATURE 

NATURE OF REQUEST I would like to go to the Lawlibrary. thank you for your time and God bless.

Done on 8-24-06

ACTION TAKEN



USBP1 Reorder#12055 (8/06)

Inmate Sanction/Restriction Documentation

Inmate Name:	<u>Cooper, Davier</u>	Date:	<u>7/3/07</u>	Inmate Number:	<u>59161</u>
Pod Location:	<u>E-2</u>	Pod/Cell Inmate moved to (If Applicable): _____			

Type of Restriction/Sanction:	Date to Begin / Date to End		
<input checked="" type="checkbox"/> WKS <input checked="" type="checkbox"/> Suspension of Commissary Privileges	<u>7/16/07</u>	/	<u>7/27/07</u>
<input checked="" type="checkbox"/> WKS <input checked="" type="checkbox"/> Loss of Visitation Privileges	<u>7/21-22/07</u>	/	<u>7/28-29/07</u>
<u>3</u> DAYS <input checked="" type="checkbox"/> Minimum 72 Hours Cell Restriction	<u>7/13/07</u>	/	<u>7/16/07</u>
() Other _____			

Note: The Sgt. / Asco must be notified immediately of any Sanction/Restriction applied to inmates and must countersign this form. Fill in the area below with a full and complete explanation of reasons for Sanction/Restriction. Appeal form must be sent back to Disciplinary Sgt. within 24 hours. If appeal form is not received within the 24 hour period it will be thrown out.

Officer Requesting Sanction/Restriction	Officer Authorizing Sanction/Restriction
<u>Go Moore</u>	<u>Sgt. 22 7/9/07</u>

AT 1513HRS ON 8 JUL 07 AS I WAS CONDUCTING COUNT I/M COOPER WAS OUT OF HIS CELL AND ON THE FLOOR. I/M COOPER WAS SEEN BY C/MoMo (PMOK REED & MYSELF) I/M COOPER IS IN VIOLATION OF RULE #13 - INMATES MUST ROLL IN AT ROLL IN TIMES. INMATE ADVISED IN DAY ROOM ACCESS MUST BE ON THEIR MATTRESS AT ROLL IN TIMES. Z-10-5.

Signature of Sgt. / Asco
<u>C. Cooper</u>

Revised 03-26-2007
Keith Reed / Jail Commander

DATE APPEAL SENT: 7/9/2007

NOTICE OF APPEAL FOR INMATE SANCTION/RESTRICTION

INMATE NAME: COOPER, DAVION HCJ#: 59161 POD: E-2Date filling appeal: 7-9-07On 7-9 2007, an Inmate Sanction/Restriction was written by Officer MooreCharging Inmate Davion Cooper, with a violation of Houston County Jail Rules and Regulations # 13I/M must rollin at all rollin times, I/M assigned to day room
acces must be on their mattress at all roll-ins.The circumstances of the violations are: 2 WKS Loss of visit, 2 WKS Loss
of Commissary. 3 Day Cell RestrictionThe sanction found me to be guilty/not guilty of a major/minor offense. Punishment was set at: Guilty
of a minor offense. Punishment was set to Severe.I wish to appeal the decision because: at approximately 13:30 HRS I was on the day room
floor watching movies and fell asleep. Roll in time was called and usually I work
here the doors click but this time I didn't. I admit this was a honest mistake, an
I feel lock down is just unnecessary, and if you could please reconsider the punishment
*****DO NOT WRITE BELOW THIS LINE---ADMINISTRATION USE ONLY*****On the 10 day of July, 2007, an appeal of the Sanction/Restriction taken againstInmate Cooper, Davion was reviewed by Sgt. ZL, and the followingaction was taken: APPEAL APPROVEDAPPEAL DISAPPROVEDOTHER ACTION TAKEN:Lockdown taken offBasis for approval/disapproval of appeal: Lockdown taken off, but the next sanction you receive
will be lockdown no exceptions. Follow the rules

I hereby certify that a complete copy of the foregoing appeal was served on the above named Inmate on the

10 day of July, 2007.Sgt. ZL

Officer Signature

INMATE SERVED COPY YES

Inmate Sanction/Restriction Documentation

Inmate Name: <u>Cooper, Davion</u>	Date: <u>06-16-07</u>	Inmate Number: <u>59161</u>
Pod Location: <u>E-2</u>	Pod/Cell Inmate moved to (If Applicable): _____	

Type of Restriction/Sanction:	Date to Begin / Date to End	
WKS <input type="checkbox"/> Suspension of Commissary Privileges		<u>6-30-07</u>
<u>2</u> WKS <input checked="" type="checkbox"/> Loss of Visitation Privileges	<u>6-23-24-07</u>	<u>7-1-07</u>
DAYS <input type="checkbox"/> Minimum 72 Hours Cell Restriction		
<input type="checkbox"/> Other _____		

Note: The Sgt. / Asco must be notified immediately of any Sanction/Restriction applied to inmates and must countersign this form. Fill in the area below with a full and complete explanation of reasons for Sanction/Restriction. Appeal form must be sent back to Disciplinary Sgt. within 24 hours. If appeal form is not received within the 24 hour period it will be thrown out.

Officer Requesting Sanction/Restriction	Officer Authorizing Sanction/Restriction
<u>V. Smith</u>	<u>C. Taylor 6-17-07</u>

At approx. 2310 I was in E-pod during my beginning counts. I counted 29 inmates, although my paper showed 30 inmates. As I counted E-2 I noticed 2 mats, but only one inmate. I finished my counts, went back to A-H booth and discussed how many inmates were to be in E-2, because there were two mats and one inmate. I wanted to double check if any one was in clinic or anywhere else. C/o Trawick handed me the cell assignment sheet & I went back to E-2. I noticed a pair of orange knees barely poking out from underneath the bottom bunk. Jim Cooper crawled out from underneath the bunk laughing and stating he just wanted to see if I was doing my job. I assured him that I was. Jim Cooper is in violation of rule #11 No inmate will interfere with Sheriff Dept. personnel, nor will they disobey an order or instructions given by Sheriff's Dept. personnel. E.O.S.

Revised 03-26-2007

Keith Reed / Jail Commander

Signature of Sgt. / Asco
<u>Sub</u>

DATE APPEAL SENT: 6/17/2007

NOTICE OF APPEAL FOR INMATE SANCTION/RESTRICTION

INMATE NAME: COOPER, DAVION HCJ#: 59161 EPOD: EDate filing appeal: 06-17-07On 06-17- 2007, an Inmate Sanction/Restriction was written by Officer V. MilesCharging Inmate David Cooper, with a violation of Houston County Jail Rules and Regulations # 11No I/M will interfere with Sheriff Dept. personnel, nor will they disobey an order or instructions given by Sheriff Dept personnelThe circumstances of the violations are: 2 Weeks loss visitationThe sanction found me to be guilty/not guilty of a major/minor offense. Punishment was set at: Notguilty. Minor offenseI wish to appeal the decision because: Mrs Miles Simply doesn't like me from things that happen on the street between us, Sir/Mam at the time of the Count I was asleep. There's two steel boxes under my bunk so how can I fit under there, that's impossible, she exaggerates every time she writes me up so this is not the first time
DO NOT WRITE BELOW THIS LINE--ADMINISTRATION USE ONLYOn the 19 day of June, 2007, an appeal of the Sanction/Restriction taken againstinmate Cooper, Davion was reviewed by Stz2, and the followingaction was taken: APPEAL APPROVED APPEAL DISAPPROVED OTHER ACTION TAKEN:Basis for approval/disapproval of appeal: I talked with V. Miles & she said she doesn't even know you or what you are talking about. Try again / Follow the rules.

I hereby certify that a complete copy of the foregoing appeal was served on the above named inmate on the

19 day of June, 2007.Stz2

Officer Signature

INMATE SERVED COPY YES

Inmate Sanction/Restriction Documentation

Inmate Name: Cooper, Davian Date: 2-4-07 Inmate Number: 59161
 Pod Location: E 2 Pod/Cell Inmate moved to (If applicable): _____

Type of Restriction/Sanction:

Date to Begin / Date to End

Wks Suspension of Commissary Privileges / _____ / _____
 2 Wks Loss of Visitation Privileges 02/10-11/07 / 02/17-18/07
 Days Segregation to Cell / _____ / _____
 Minimum 72 Hours Cell Restriction / _____ / _____
 OTHER _____

Note: The Sgt. /ASCO must be notified immediately of any Sanction/Restriction applied to inmates and must countersign this form. Fill in the area below with a full and complete explanation of reasons for Sanction/Restriction. Appeal form must be sent back to Disciplinary Sgt within 24 hour. If appeal form is not received within the 24 hour period it will be thrown out.

Officer Requesting Sanction/Restriction

Officer Authorizing Sanction/Restriction

Sgt. Maul 2/5/07

During a walk-through of E-Pod Inmate COOPER was found in possession of 8-extra blankets, 2 extra laundry bags. Inmate is in violation of rule #9.

If an inmate is in possession of County property in excess of what was issued to them, then the County property becomes contraband.

Violation of Rule #9—No inmate will possess or attempt to possess contraband either on his/her person, cell, or under his/her control to include testing positive for drugs or alcohol.

Signature of Sgt. /ASCO

[Signature]

Revised 08/2006
 W.B. McCarty
 Jail Commander
 Lt. K. Rocco
 Jail Administrator

Case#	ITEM#	DATE	ARREST TIME	BOOKING TIME	ADULT <input checked="" type="checkbox"/> JUVENILE <input type="checkbox"/>	INM		
146-00 2736	3 07 27	2006	08:27:17	19				
NAME (LAST, FIRST, MIDDLE)				ALIAS NAMES OR NICKNAMES				
Cinzel, David Reshoud								
ADDRESS				CITY	STATE	ZIP		
701 Trickeye Ave #30				Dothan	AL	36303		
HOME PHONE	WORK PHONE	DOB	POB		SSN			
	N/A	10/01/1967	Dothan, AL			341-80-60088		
OLN/ID	STATE	RACE	SEX	ETHNIC ORIGIN	HEIGHT	WEIGHT	OCCUPATION	
		0	m	3	5'07"	130	MA	
EMPLOYER	EMPLOYER ADDRESS							
MA	MA							
HAIR COLOR	HAIR LENGTH	HAIR STYLE	EYE COLOR	COMPLEXION	FACIAL HAIR	BUILD		
BL	Short	Blk	Br	Med	None	Med		
TEETH	SPECH		WEAPON HELD	HAND USE	MARITAL STATUS	SOBRIETY		
Normal	Normal		MA	R	Single	Sohier		
CAUTIONS	RELIGION	SCARS, MARKS, TATTOOS						
Elder, 526, 56FA	Christian							
SID#	SID#	SID#	FB#					
			06-006076 OFFN					
RELATED CASE#	SOURCE	RELATED CASE#	SOURCE					
06-006494	OFFN	06-00617	TOWNH					
RELATED CASE#	SOURCE	RELATED CASE#	SOURCE					
06-005667	OFFN	06-005901	OFFN					
VIOLATION LOCATION								
ARREST LOCATION								
1200 block of Hamilton St, Dothan, AL 36301								
ON VIEW	CHARGE 1	COUNTS	UCR	STATUTE	ZONE 18			
CALL								
WARRANT								
JPO	Robbery 1st degree	3	1201	13A-08-0041				
ON VIEW	CHARGE 2	COUNTS	UCR	STATUTE	CLEARED			
CALL								
WARRANT								
JPO								
ON VIEW	CHARGE 3	COUNTS	UCR	STATUTE	CLEARED			
CALL								
WARRANT								
JPO								
ON VIEW	CHARGE 4	COUNTS	UCR	STATUTE	CLEARED			
CALL								
WARRANT								
JPO								
ON VIEW	CHARGE 5	COUNTS	UCR	STATUTE	CLEARED			
CALL								
WARRANT								
JPO								
AW#1		AW#2	CPY					
AW#3		AW#4						
AW#5		AW#6						
AW#7		AW#8						
AW#9		AW#10						
ARRESTING OFFICER	J. Weed	ID#	SHIFT	SUPERVISOR/DR#				
		474	3/1					

ALABAMA UNIFORM ARREST REPORT

Fingerprinted	HB4 Completed
<input type="checkbox"/> Yes	<input type="checkbox"/> Yes
<input type="checkbox"/> No	<input type="checkbox"/> No

OFFICER'S WORK PRODUCT MAY NOT BE PUBLIC INFORMATION

IDENTIFICATION	1 ORI #	2 AGENCY NAME		3 CASE #		4 SFX								
	5 LAST, FIRST, MIDDLE NAME		6 ALIAS AKA		7 03800000 HCSO									
	7 SEX	8 RACE	9 HGT.	10 WGT.	11 EYE	12 HAIR	13 SKIN	14	1 SCARS	2 MARKS	3 TATTOOS	4 AMPUTATIONS		
	<input type="checkbox"/> M	<input type="checkbox"/> W	<input type="checkbox"/> A	5'07	130	Blu	Bro							
	15 PLACE OF BIRTH (CITY, COUNTY, STATE)		16 SSN		17 DATE OF BIRTH		18 AGE	19 MISCELLANEOUS ID #						
	Maywood ILL		2143-80-6088		10091817		18	59161						
	20 SID #		21 FINGERPRINT CLASS	KEY	MAJOR	PRIMARY	SCDV	SUB-SECONDARY	FINAL	22 DL #	23 ST			
	24 FBI #		HENRY CLASS								25 IDENTIFICATION COMMENTS			
	26 <input type="checkbox"/> RESIDENT <input type="checkbox"/> NON-RESIDENT		27 HOME ADDRESS (STREET, CITY, STATE, ZIP)		28 RESIDENCE PHONE		29 OCCUPATION (BE SPECIFIC)							
	30 EMPLOYER (NAME OF COMPANY/SCHOOL) Unemployed		31 BUSINESS ADDRESS (STREET, CITY, STATE, ZIP)		32 BUSINESS PHONE									
33 LOCATION OF ARREST (STREET, CITY, STATE, ZIP) HCSO 5th								34 SECTOR #	35 ARRESTED FOR YOUR JURISDICTION? <input type="checkbox"/> YES <input type="checkbox"/> NO					
36 CONDITION OF ARRESTEE: <input type="checkbox"/> DRUNK <input type="checkbox"/> SOBER <input type="checkbox"/> DRINKING <input type="checkbox"/> DRUGS								37 RESIST ARREST? <input type="checkbox"/> YES <input type="checkbox"/> NO	38 INJURIES? <input type="checkbox"/> NONE <input type="checkbox"/> OFFICER <input type="checkbox"/> ARRESTEE	39 ARMED? <input type="checkbox"/> Y <input type="checkbox"/> N	40 DESCRIPTION OF WEAPON <input type="checkbox"/> HANDBUNG <input type="checkbox"/> OTHER FIREARM <input type="checkbox"/> RIFLE <input type="checkbox"/> OTHER WEAPON <input type="checkbox"/> SHOTGUN			
41 DATE OF ARREST		42 TIME OF ARREST		43 DAY OF ARREST		44 TYPE OF ARREST	45 ARRESTED BEFORE? <input type="checkbox"/> ON VIEW <input type="checkbox"/> CALL <input type="checkbox"/> WARRANT	46 UCR CODE						
07/28/07		1 AM		5 MIL.	6 M	7 T	8 W	9 S	10 Y <input type="checkbox"/> N	11 07/28/07				
47 UCR CODE		48 CHARGE-1 <input type="checkbox"/> FEL <input type="checkbox"/> MISD		49 CHARGE-2 <input type="checkbox"/> FEL <input type="checkbox"/> MISD		50 STATE CODE/LOCAL ORDINANCE		51 WARRANT #		52 DATE ISSUED	53 STATE CODE/LOCAL ORDINANCE	54 WARRANT #	55 DATE ISSUED	
Robbery		FEL		MISD		CR 200601631072807		WARRANT #		07/28/07			M D Y	
56 CHARGE-3 <input type="checkbox"/> FEL <input type="checkbox"/> MISD		57 UCR CODE		58 CHARGE-4 <input type="checkbox"/> FEL <input type="checkbox"/> MISD		59 STATE CODE/LOCAL ORDINANCE		60 WARRANT #		61 DATE ISSUED	62 STATE CODE/LOCAL ORDINANCE	63 WARRANT #	64 DATE ISSUED	
60 STATE CODE/LOCAL ORDINANCE		61 WARRANT #		62 DATE ISSUED		63 STATE CODE/LOCAL ORDINANCE		64 WARRANT #		M D Y			M D Y	
64 ARREST DISPOSITION <input type="checkbox"/> HELD <input type="checkbox"/> TOT-LE <input type="checkbox"/> BAIL <input type="checkbox"/> OTHER <input type="checkbox"/> RELEASED		65 IF OUT ON RELEASE WHAT TYPE?		66 ARRESTED WITH (1) ACCOMPLICE (FULL NAME)		67 ARRESTED WITH (2) ACCOMPLICE (FULL NAME)		68 RELEASED TO		69 CONTINUED IN NARRATIVE				
70 VVR		71 VMA	72 VMO	73 VST	74 VCO	TOP BOTTOM		75 TAG #	76 LIV	77 LIV				
78 VIN								79 IMPOUNDED? <input type="checkbox"/> YES <input type="checkbox"/> NO	80 STORAGE LOCATION/IMPOUND #					
81 OTHER EVIDENCE SEIZED/PROPERTY SEIZED														
82 JUVENILE <input type="checkbox"/> HANDLED AND RELEASED <input type="checkbox"/> REF. TO WELFARE AGENCY <input type="checkbox"/> REF. TO ADULT COURT DISPOSITION: <input type="checkbox"/> REF. TO JUVENILE COURT <input type="checkbox"/> REF. TO OTHER POLICE AGENCY														
83 PARENT OR GUARDIAN (LAST, FIRST, MIDDLE NAME)								84 ADDRESS (STREET, CITY, STATE, ZIP)		85 PHONE				
86 PARENT'S EMPLOYER				87 OCCUPATION				88 ADDRESS (STREET, CITY, STATE, ZIP)		89 PHONE				
90 DATE AND TIME OF RELEASE M D Y : 1 AM 2 PM				91 RELEASING OFFICER NAME				92 AGENCY/DIVISION		93 ID #				
94 RELEASED TO:				95 AGENCY/DIVISION				96 AGENCY ADDRESS						
97 PERSONAL PROPERTY RELEASED TO ARRESTEE <input type="checkbox"/> YES <input type="checkbox"/> NO <input type="checkbox"/> PARTIAL				98 PROPERTY NOT RELEASED/HELD AT:				99 PROPERTY #						
100 REMARKS (NOTE ANY INJURIES AT TIME OF RELEASE) No Bond														
102 SIGNATURE OF RECEIVING OFFICER				103 SIGNATURE OF RELEASING OFFICER				104 LOCAL USE						
MULTIPLE CASES CLOSED		105 CASE #		106 CASE #		107 CASE #		108 CASE #		109 SFX	110 ADDITIONAL CASES CLOSED NARRATIVE			
111 ARRESTING OFFICER (LAST, FIRST, M.) Claymons, Richard		112 ID #		113 ARRESTING OFFICER (LAST, FIRST, M.) 814		114 ID #		115 SUPERVISOR		116 ID #	117 ID #			

TYPE OR PRINT IN BLACK INK ONLY

ACJIC-34 REV. 10-90

29 of 44

ACRO369 ALABAMA JUDICIAL INFORMATION CENTER
CASE ACTION SUMMARY
CONTINUATIONCASE: CC 2006 001409.00
JUDGE ID: LKA

STATE OF ALABAMA

VS COOPER DAVIAN RESHAUD

DATE

ACTION, JUDGMENTS, CASE NOTES

1/17/07 MOTION TO reduce Bond (D. Hogg)

1/25/07 Motion to reduce bond is set for hearing January 26, 2007
at 9:00 a.m. *Sam K. Anderson, judge*1-26-07 After hearing, motion to reduce bond is denied.
There are four separate charges for Robbery 1st degree
involving a felon. The Court considers him
a danger to the public. *Anderson, Judge*

FEB 1, 2007 N: DA, D. HOGG, HCJAIL - AF

ACRO369 ALABAMA JUDICIAL INFORMATION CENTER

CASE ACTION SUMMARY
CONTINUATIONCASE: CC 2006 001410.00
JUDGE ID: LKA

STATE OF ALABAMA VS COOPER DAVIAN RESHAUD

DATE ACTION, JUDGMENTS, CASE NOTES

1/17/07 MOTION TO reduce Bond (D. Hogg)

1/25/07 Motion to reduce bond is set for hearing January 26, 2007 at
9:00 a.m.*Jay K. Anderson, Judge*1-26-2007 Bond reduction denied. See order in CC-06-1409. Caw
FEB 1, 2007 N: DA, D. HOGG, HCJAIL -VJ

ACRO369 ALABAMA JUDICIAL INFORMATION CENTER
CASE ACTION SUMMARY
CONTINUATIONCASE: CC 2006 001411.00
JUDGE ID: LKA

STATE OF ALABAMA VS COOPER DAVIAN RESHAUD

DATE ACTION, JUDGMENTS, CASE NOTES

1/17/07 MOTION TO reduce Bond (D. Hogg)

1/25/07 Motion to reduce bond is set for hearing January 26, 2007 at
9:00 a.m. *Jay K. Anderson, Judge*

1/26/2007 Bond reduction denied. See order CC-06-1409

FEB 1, 2007 N: DA, D. HOGG, HCJAIL -19 *cmw*

ACRO369 ALABAMA JUDICIAL INFORMATION CENTER
CASE ACTION SUMMARY
CONTINUATIONCASE: CC 2006 001412.00
JUDGE ID: LKASTATE OF ALABAMA VS COOPER DAVIAN RESHAUD
DATE ACTION, JUDGMENTS, CASE NOTES

1/17/07 MOTION to reduce Bond (D. Hogg)

1/25/07 Motion to reduce bond is set for hearing January 26, 2007 at
9:00 a.m.*Jay K. Allison, Judge*1-26-07 Bond reduction denied. See Order in CC-06-1409
FEB. 1, 2007 N:DA, D. HOGG, AGAIL: BJT Caw

HCAIL

5916
01-0201

ACRO372 ALABAMA JUDICIAL INFORMATION SYSTEM CASE: CC 2006 001412.00
 OPER: MAF CASE ACTION SUMMARY RUN DATE: 11/07/2006
 PAGE: 1 CIRCUIT CRIMINAL
 IN THE CIRCUIT COURT OF HOUSTON JUDGE: LKA

STATE OF ALABAMA VS COOPER DAVIAN RESHAUD
 CASE: CC 2006 001412.00 701 TUSKEGEE AVE APT 30
 DOOTHAN, AL 36303 0000

DOB: 10/01/1987 SEX: M RACE: B HT: 5 07 WT: 130 HR: EYES: BRO
 SSN: 343806088 ALIAS NAMES:

CHARGE01: ROBBERY 1ST CODE01: ROB1 LIT: ROBBERY 1ST TYP: F #: 001
 OFFENSE DATE: 07/11/2006 AGENCY/OFFICER: 0380000 J BRAZI

DATE WAR/CAP ISS: DATE ARRESTED: 07/28/2006
 DATE INDICTED: 10/31/2006 DATE FILED: 11/07/2006
 DATE RELEASED: DATE HEARING:
 BOND AMOUNT: \$500,000.00 SURETIES:

DATE 1: 12/13/2006 DESC: ARRG TIME: 0900 A
 DATE 2: 02/12/2007 DESC: JTDL TIME: 0830 A

TRACKING NOS: DC 2006 002389 00 /

DEF/ATY: TYPE: TYPE:
 00000 00000

PROSECUTOR: VALESKA DOUGLAS A

OTH CSE: DC200600238900 CHK/TICKET NO: WR2006016313 GRAND JURY: 117-10/06
 COURT REPORTER: SID NO: 000000000 OPER: MAF
 DEF STATUS: JAIL DEMAND: Y
 DATE ACTIONS, JUDGEMENTS, AND NOTES

12-13-06

Youthful Offender application filed. Hearing set for
 February 9, 2007 at 9:00 am

Jerry K. Anderson, Judge

RECIPROCAL DISCOVERY ORDER

12-13-2006

Within 14 days of this order, the State and Defendant will make available for inspection and copying all materials discoverable under the Alabama Rules of Criminal Procedure. In addition, the State will make any exculpatory materials available to the defense. The State will make its materials available at the District Attorney's office and the defense will do likewise at defense counsel's office.

Jerry K. Anderson, Judge

ACR0372
 OPER: MAF
 PAGE: 1
 IN THE CIRCUIT COURT OF HOUSTON

ALABAMA JUDICIAL INFORMATION SYSTEM
 CASE ACTION SUMMARY
 CIRCUIT CRIMINAL

CASE: CC 2006 001411.00
 RUN DATE: 11/07/2006
 JUDGE: LKA

STATE OF ALABAMA VS COOPER DAVIAN RESHAUD
 CASE: CC 2006 001411.00 701 TUSKEGEE AVE APT 30
 DOB: 10/01/1987 SEX: M RACE: B HT: 5 07 WT: 130 HR: EYES: BRO
 SSN: 343806088 ALIAS NAMES: DOB: 10/01/1987 SEX: M RACE: B HT: 5 07 WT: 130 HR: EYES: BRO
 CHARGE01: ROBBERY 1ST CODE01: ROB1 LIT: ROBBERY 1ST TYP: F #: 001
 OFFENSE DATE: 07/08/2006 AGENCY/OFFICER: 0380100 T LUKER

DATE WAR/CAP ISS: DATE INDICTED: 10/31/2006
 DATE RELEASED: BOND AMOUNT: \$.00 N

DATE ARRESTED: 07/27/2006
 DATE FILED: 11/07/2006
 DATE HEARING: SURETIES:

DATE 1: 12/13/2006 DESC: ARRG
 DATE 2: 02/12/2007 DESC: JTRL

TIME: 0900 A
 TIME: 0830 A

TRACKING NOS: DC 2006 002374 00 /

/

DEF/ATY: TYPE: TYPE:
 00000 00000

PROSECUTOR: VALESKA DOUGLAS A

OTH CSE: DC200600237400 CHK/TICKET NO: WR2006016316 GRAND JURY: 110-10/06
 COURT REPORTER: SID NO: 000000000
 DEF STATUS: JAIL DEMAND: Y OPER: MAF

DATE ACTIONS, JUDGEMENTS, AND NOTES

12-13-06 Youthful Offender application filed. Hearing set for
 February 9, 2007 at 9:00 a.m.
Larry K. Anderson, Judge

RECIPROCAL DISCOVERY ORDER

12-13-2006

Within 14 days of this order, the State and Defendant will make
 available for inspection and copying all materials discoverable under
 the Alabama Rules of Criminal Procedure. In addition, the State will
 make any exculpatory materials available to the defense. The State
 will make its materials available at the District Attorney's office
 and the defense will do likewise at defense counsel's office.

Larry K. Anderson, Judge

ACRO372
OPER: MAF
PAGE: 1ALABAMA JUDICIAL INFORMATION SYSTEM
CASE ACTION SUMMARY
CIRCUIT CRIMINAL
IN THE CIRCUIT COURT OF HOUSTONCASE: CC 2006 001410.00
RUN DATE: 11/07/2006
JUDGE: LKA

STATE OF ALABAMA

VS COOPER DAVIAN RESHAUD
701 TUSKEGEE AVE APT 30
DOOTHAN, AL 36303 0000CASE: CC 2006 001410.00
DOB: 10/01/1987 SEX: M RACE: B HT: 5 07 WT: 130 HR: EYES: BRO
SSN: 343806088 ALIAS NAMES:CHARGE01: ROBBERY 1ST CODE01: ROB1 LIT: ROBBERY 1ST TYP: F #: 001
OFFENSE DATE: 06/30/2006 AGENCY/OFFICER: 0380100 T LUKERDATE WAR/CAP ISS:
DATE INDICTED: 10/31/2006
DATE RELEASED:
BOND AMOUNT: \$500,000.00DATE ARRESTED: 07/27/2006
DATE FILED: 11/07/2006
DATE HEARING:
SURETIES:DATE 1: 12/13/2006 DESC: ARRG
DATE 2: 02/12/2007 DESC: JTDLTIME: 0900 A
TIME: 0830 A

TRACKING NOS: DC 2006 002373 00 /

DEF/ATY:

TYPE:

TYPE:

00000

00000

PROSECUTOR: VALESKA DOUGLAS A

OTH CSE: DC200600237300 CHK/TICKET NO: WR2006016315 GRAND JURY: 109-10/06
COURT REPORTER: SID NO: 000000000
DEF STATUS: JAIL DEMAND: Y OPER: MAF
DATE ACTIONS, JUDGEMENTS, AND NOTES

12-13-06

Youthful Offender application

filed. Hearing set for 2-9-07

at 9:00 .

Tony K. Anderson, Judge

RECIPROCAL DISCOVERY ORDER

12-13-06

14 days of this order, the State and Defendant will make
available for inspection and copying all materials discoverable under
the Alabama Rules of Criminal Procedure. In addition, the State will
make any exculpatory materials available to the defense. The State
will make its materials available at the District Attorney's office
and the defense will do likewise at defense counsel's office.*Tony K. Anderson, Judge*

CIRCUIT JUDGE

ACRO372
OPER: MAF
PAGE: 1ALABAMA JUDICIAL INFORMATION SYSTEM
CASE ACTION SUMMARY
CIRCUIT CRIMINAL

CASE: CC 2006 001409.00

RUN DATE: 11/07/2006

IN THE CIRCUIT COURT OF HOUSTON

JUDGE: LKA

STATE OF ALABAMA

VS COOPER DAVIAN RESHAUD
701 TUSKEGEE AVE APT 30

CASE: CC 2006 001409.00

DOOTHAN, AL 36303 0000

DOB: 10/01/1987 SEX: M RACE: B HT: 5 07 WT: 130 HR: EYES: BRO
SSN: 343806088 ALIAS NAMES:CHARGE01: ROBBERY 1ST CODE01: ROB1 LIT: ROBBERY 1ST TYP: F #: 001
OFFENSE DATE: 07/14/2006 AGENCY/OFFICER: 0380100 T LUKERDATE WAR/CAP ISS: DATE INDICTED: 10/31/2006
DATE RELEASED: BOND AMOUNT: \$500,000.00DATE ARRESTED: 07/27/2006
DATE FILED: 11/07/2006
DATE HEARING: SURETIES:DATE 1: 12/13/2006 DESC: ARRG
DATE 2: 02/12/2007 DESC: JTDLTIME: 0900 A
TIME: 0830 A

TRACKING NOS: DC 2006 002372 00 /

DEF/ATY:

TYPE:

TYPE:

00000

00000

PROSECUTOR: VALESKA DOUGLAS A

OTH CSE: DC200600237200 CHK/TICKET NO: WR2006016314
COURT REPORTER: SID NO: 000000000 GRAND JURY: 108-10/06
DEF STATUS: JAIL DEMAND: Y OPER: MAF

DATE ACTIONS, JUDGEMENTS, AND NOTES

12-13-06

Youthful Offender application filed. Hearing set for
February 9, 2007 at 9:00 am*Tony K. Anderson, Judge*

RECIPROCAL DISCOVERY ORDER

12-13-06

Within 14 days of this order, the State and Defendant will make available for inspection and copying all materials discoverable under the Alabama Rules of Criminal Procedure. In addition, the State will make any exculpatory materials available to the defense. The State will make its materials available at the District Attorney's office and the defense will do likewise at defense counsel's office.

Tony K. Anderson, Judge

CIRCUIT JUDGE

59161

ACRO372
OPER: AMI
PAGE: 1ALABAMA JUDICIAL INFORMATION SYSTEM
CASE ACTION SUMMARY
DISTRICT CRIMINAL

CASE: DC 2006 002372.00

IN THE DISTRICT COURT OF HOUSTON

RUN DATE: 07/28/2006

JUDGE: LKA

STATE OF ALABAMA

VS COOPER DAVIAN RESHAUD

CASE: DC 2006 002372.00

701 TUSKEGEE AVE #30

DOOTHAN, AL 36303 0000

DOB: 10/01/1987 SEX: M RACE: B HT: 5 07 WT: 130 HR: EYES: BRO
SSN: 343806088 ALIAS NAMES:CHARGE01: ROBBERY 1ST CODE01: ROB1 LIT: ROBBERY 1ST TYP: F #: 001
OFFENSE DATE: 07/14/2006 AGENCY/OFFICER: 0380100 T LUKERDATE WAR/CAP ISS:
DATE INDICTED:
DATE RELEASED:
BOND AMOUNT:\$500,000.00
\$0.00 NDATE ARRESTED: 07/27/2006
DATE FILED: 07/28/2006
DATE HEARING:
SURETIES:

DATE 1: 07/28/2006 DESC: APPD

TIME: 0200 P
TIME: 0000

DATE 2: 07/28/2006 DESC:

TYPE (C) W/D

TYPE:

DEF/ATY: Hon. John Steensland III
Hon. Eric Davis 00000

(C) N/D

00000

PROSECUTOR:

OTH CSE: WR200601631400 CHK/TICKET NO: WR2006016314 GRAND JURY: 108-10
COURT REPORTER: SID NO: 000000000
DEF STATUS: JAIL DEMAND: OPER: AMI

DATE ACTIONS, JUDGEMENTS, AND NOTES

7/28/2006 Deft. advised of rights. Hon. John Steensland III
SRP 7/28/06 appt. as counsel. A bail hearing is set for
August 3, 2006 @ 2:00 PM. W.M.7/31/2006 COPY CAS/Warrant to atty; copy to DA, jail
CB7-31-06 Hon. John Steensland III withdrawn from case as
William White was appt to represent Brandon ~~to begin~~
def. ~~had~~ brother Hon. Eric Davis appt. ~~had~~ to
notify ~~Brad~~ Brad Martin, JUDGE8-1-2006 COPY CAS/Warrant to E. Davis; COPY CAS to J. Steensland III
8-1-2006 Motion to Withdraw filed by Hon. John Steensland III
8-2-2006 after a hearing and considering arguments of counsel. Bail
set at \$500,000.00 on each case. W.M., JUDGE

ACRO372
OPER: AMI
PAGE: 1ALABAMA JUDICIAL INFORMATION SYSTEM
CASE ACTION SUMMARY
DISTRICT CRIMINAL

CASE: DC 2006 002373.00

RUN DATE: 07/28/2006

JUDGE: LKA

IN THE DISTRICT COURT OF HOUSTON

STATE OF ALABAMA

VS COOPER DAVIAN RESHAUD

CASE: DC 2006 002373.00

701 TUSKEGEE AVE #30
DOTHAN, AL 36303 0000DOB: 10/01/1987 SEX: M RACE: B HT: 5 07 WT: 130 HR: EYES: BRO
SSN: 343806088 ALIAS NAMES:CHARGE01: ROBBERY 1ST CODE01: ROB1 LIT: ROBBERY 1ST TYP: F #: 001
OFFENSE DATE: 06/30/2006 AGENCY/OFFICER: 0380100 T LUKERDATE WAR/CAP ISS:
DATE INDICTED:
DATE RELEASED:
BOND AMOUNT:\$500,000.⁰⁰
\$0.00 NDATE ARRESTED: 07/27/2006
DATE FILED: 07/28/2006
DATE HEARING:
SURETIES:DATE 1: 07/28/2006 DESC: APPD
DATE 2: DESC:TIME: 0200 P
TIME: 0000

TRACKING NOS: WR 2006 016315 00 /

DEF/ATY: Hon. John Steensland III
Hon. Eric Davis 00000

TYPE: (X) W/D

TYPE:

(X) W/D

00000

PROSECUTOR:

OTH CSE: WR200601631500 CHK/TICKET NO: WR2006016315 GRAND JURY: 109-10
COURT REPORTER: SID NO: 000000000
DEF STATUS: JAIL DEMAND: OPER: AMI

DATE ACTIONS, JUDGEMENTS, AND NOTES

7/28/2006 Defendant advised of rights. Hon. John Steensland III
appt. as counsel. A trial date is set for
August 2, 2006 at 2:00 PM

13/2006 COPY CAS/Warrant to Atty; Copy CAS to DA & Jail

13/2006 Hon. John Steensland III withdrawn from case as
Hon. William White was appt. to represent Brandon Cooper
(deft's brother). Hon. Eric Davis appt. Clerk to Notify

8-1-2006

8-1-2006

8-2-2006

8-2-2006

8-2-2006

Hon. Eric Davis states to the court that he represents a
co-deft. - Motion to withdraw is granted

Brad Moore, JUDGE

copy CAS/Warrant to E. Davis; Copy CAS to J. Steensland III

Motion to Withdraw filed by Hon. John Steensland III

After a hearing and considering arguments of the parties, set att. \$500,000.00 on each case.

ACRO372
 OPER: AMI
 PAGE: 1
 IN THE DISTRICT COURT OF HOUSTON
 ALABAMA JUDICIAL INFORMATION SYSTEM CASE ACTION SUMMARY
 DISTRICT CRIMINAL
 RUN DATE: 07/28/2006
 JUDGE: LKA

STATE OF ALABAMA VS COOPER DAVIAN RESHAUD
 CASE: DC 2006 002374.00 701 TUSKEGEE AVE #30
 DOB: 10/01/1987 SEX: M RACE: B HT: 5 07 WT: 130 HR: EYES: BRO
 SSN: 343806088 ALIAS NAMES:

CHARGE01: ROBBERY 1ST CODE01: ROB1 LIT: ROBBERY 1ST TYP: F #: 001
 OFFENSE DATE: 07/08/2006 AGENCY/OFFICER: 0380100 T LUKER

DATE WAR/CAP ISS: DATE ARRESTED: 07/27/2006
 DATE INDICTED: DATE FILED: 07/28/2006
 DATE RELEASED: DATE HEARING:
 BOND AMOUNT: SURETIES:

DATE 1: 07/28/2006 DESC: APPD TIME: 0200 P
 DATE 2: DESC: TIME: 0000

TRACKING NOS: WR 2006 016316 00 /

DEF/ATY: Hon. John Steensland III TYPE: (C) W/D TYPE:
 Hon. Eric Davis 00000 (C) W/D 00000

PROSECUTOR:

OTH CSE: WR200601631600 CHK/TICKET NO: WR2006016316 GRAND JURY: 110-10
 COURT REPORTER: SID NO: 000000000 DEF STATUS: JAIL DEMAND: OPER: AMI

DATE ACTIONS, JUDGEMENTS, AND NOTES

7/28/2006	Deft. adv. of rights. Hon. John Steensland III 07-1-2006 appt. as counsel. A bail hearing is set for Wed. August 2, 2006 @ 2:00 P.M.
1/31/2006	copy CAS/warrant to atty.; copy CAS to D.A. 07-31-06
1/31/2006	Hon. John Steensland III withdrawn from case as Hon. William White was appt. to represent Brandon Cooper (deft's brother) Hon. Eric Davis appt. Clerk to notify.
	<i>Brad Martin</i> , JUDGE
9-1-2006	copy CAS/warrant to E. Davis; copy CAS to J. Steensland III
9-1-2006	Motion to Withdraw filed by Hon. John Steensland III
9-2-2006	After a hearing and considering arguments of counsel, bail set at \$500,000.00 on each case.
9/2/2006	Hon. Eric Davis states to the court that he represents a co-deft. - Motion to withdraw is granted

Copies to Doctor @
08-01-06

ACRO372 ALABAMA JUDICIAL INFORMATION SYSTEM CASE: DC 2006 002374.00
OPER: AMI CASE ACTION SUMMARY RUN DATE: 07/28/2006
PAGE: 1 DISTRICT CRIMINAL
===== IN THE DISTRICT COURT OF HOUSTON JUDGE: LKA

STATE OF ALABAMA VS COOPER DAVIAN RESHAUD
CASE: DC 2006 002374.00 701 TUSKEGEE AVE #30

DOB: 10/01/1987 SSN: 343806088 ALTAC NMEG: M SEX: M RACE: B HT: 5 07 WT: 130 HR: EYES: BRO DOB: 10/01/1987 SSN: 343806088 ALTAC NMEG: M SEX: M RACE: B HT: 5 07 WT: 130 HR: EYES: BRO

===== CHARGE01: ROBBERY 1ST CODE01: ROB1 LIT: ROBBERY 1ST TYP: F #: 001
OFFENSE DATE: 07/08/2006 AGENCY/OFFICER: 0380100 T LUKER

DATE WAR/CAP ISS: DATE ARRESTED: 07/27/2006
DATE INDICTED: DATE FILED: 07/28/2006
DATE RELEASED: DATE HEARING:
BOND AMOUNT: * 00 N.

BOND AMOUNT: \$ 00 N SURETIES:
DATE 1: 07/28/2006 DESC: APPD TIME: 0200 P
DATE 2:

DATE: 21 DESC: TIME: 0000

TRACKING NOS: WR 2006 016316 00 /

DEF/ATY: Hon. John Steensland III

TYPE (1)

TYPE:

00000

PROSECUTOR:

0TH CSE: WR200601631600 CHK/TICKET NO: WR2006016316 GRAND JURY: 110-10
COURT REPORTER: SID NO: 000000000 DEF STATUS: JAIL DEMAND: OPER: AMI

7/28/2006 Deft. adv. of rights. Hon. S/04A STEPHEN S. COHEN
enr 1/20/06 appt. as counsel. A bail hearing is set for
Wed. August 2, 2006 @ 2:00 P.M.

ACRO372 ALABAMA JUDICIAL INFORMATION SYSTEM CASE: DC 2006 002373.00
OPER: AMI CASE ACTION SUMMARY RUN DATE: 07/28/2006
PAGE: 1 DISTRICT CRIMINAL
===== IN THE DISTRICT COURT OF HOUSTON JUDGE: LKA

STATE OF ALABAMA VS COOPER DAVIAN RESHAUD
CASE: DC 2006 002373.00 701 TUSKEGEE AVE #30

DOB: 10/01/1987 SSN: 343806088 ALIAS NAMES: M RACE: B HT: 5 07 WT: 130 HR: EYES: BRO

=====
CHARGE01: ROBBERY 1ST CODE01: ROB1 LIT: ROBBERY 1ST TYP: F #: 001
OFFENSE DATE: 06/30/2006 AGENCY/OFFICER: 0380100 T LUKER

DATE WAR/CAP ISS: DATE ARRESTED: 07/27/2006
DATE INDICTED: DATE FILED: 07/28/2006
DATE RELEASED: DATE HEARING:
BOND AMOUNT: S.00 N SURETIES:

DATE 1: 07/28/2006 DESC: APPD TIME: 0200 P
DATE 2: DESC: APPD TIME: 0000

TRACKING NOS: WR 2006 016315 00 /

REF/ATY:11/2 Tolosa Blanca/led 11 TYPE: (1)

From: John Steers and II

DATE ARRESTED: 07/27/2006
DATE FILED: 07/28/2006
DATE HEARING:
SURETIES:

TIME: 0200 P
TIME: 0000

WPE. (1)

TYPE: ()

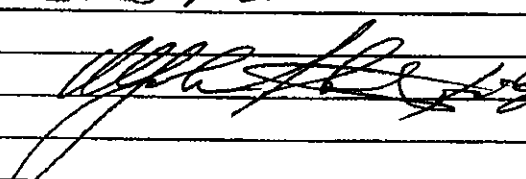
3000

TYPE:

PROSECUTOR :

=====
OTH CSE: WR200601631500 CHK/TICKET NO: WR2006016315 GRAND JURY: 109-10
COURT REPORTER: SID NO: 0000000000
DEF STATUS: JAIL DEMAND: OPER: AMI
DATE ACTIONS JUDGEMENTS AND NOTES
=====

ACTIONS, JUDGEMENTS, AND NOTES

7/28/2006 Defendant advised of rights. Hon. John STEEVENSON, Jr.
appt. as counsel. A Court hearing is set for
Wed. Aug 2, 2006 @ 2:00 p.m.


ACRO372
OPER: AMI
PAGE: 1ALABAMA JUDICIAL INFORMATION SYSTEM
CASE ACTION SUMMARY
DISTRICT CRIMINAL

CASE: DC 2006 002372.00

IN THE DISTRICT COURT OF HOUSTON

RUN DATE: 07/28/2006

JUDGE: LKA

STATE OF ALABAMA

VS COOPER DAVIAN RESHAUD
701 TUSKEGEE AVE #30

CASE: DC 2006 002372.00

DOOTHAN, AL 36303 0000

DOB: 10/01/1987 SEX: M RACE: B HT: 5 07 WT: 130 HR: EYES: BRO
SSN: 343806088 ALIAS NAMES:CHARGE01: ROBBERY 1ST CODE01: ROB1 LIT: ROBBERY 1ST TYP: F #: 001
OFFENSE DATE: 07/14/2006 AGENCY/OFFICER: 0380100 T LUKER

DATE WAR/CAP ISS:

DATE ARRESTED: 07/27/2006

DATE INDICTED:

DATE FILED: 07/28/2006

DATE RELEASED:

DATE HEARING:

BOND AMOUNT: \$.00 N SURETIES:

DATE 1: 07/28/2006 DESC: APPD

TIME: 0200 P

DATE 2: DESC:

TIME: 0000

TRACKING NOS: WR 2006 016314 00 /

DEF/ATY: Hon. John Steensland III TYPE (C)

TYPE:

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PROSECUTOR:

OTH CSE: WR200601631400 CHK/TICKET NO: WR2006016314 GRAND JURY: 108-10
COURT REPORTER: SID NO: 0000000000 DEF STATUS: JAIL DEMAND: OPER: AMI

DATE ACTIONS, JUDGEMENTS, AND NOTES

7/28/2006 Deft. advised of rights. Hon. John Steensland III

appt. as counsel. A trial hearing is set for

trial: August 3, 2006 @ 2:00 PM

J. Steensland III